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1 2 3 4 5 6	KEKER & VAN NEST LLP ELLIOT R. PETERS - #158708 DANIEL PURCELL - #191424 MICHAEL K. STERN - #250904 OZAN O. VAROL - #252571 710 Sansome Street San Francisco, CA 94111-1704 Telephone: (415) 391-5400 Facsimile: (415) 397-7188 epeters@kvn.com dpurcell@kvn.com					
7	mstern@kvn.com ovarol@kvn.com					
8	Attorneys for Defendants					
9	SEYFARTH SHAW LLP and JACK L. SLOBODIN					
10						
11	IN THE UNITED STATES DISTRICT COURT					
12	NORTHERN DISTRICT OF CALIFORNIA					
13	SAN FRANCISCO DIVISION					
14			Casa Na C	7 0577	0 10337	
15 16	RICHARD W. BERGER and BRANT BERGER,	W.	Case No. Co		9 JS W N D [PROPOS	EDI
10	Plain v.	ntiffs,	ORDER V	ACATI THER C	NG SEPTEMI XASE MANAG	BER 18,
18	SEYFARTH SHAW LLP, an Illinois l	imited			om 11, 17th Flo	oor
19	liability partnership; JACK L. SLOBC individual; BURNETT, BURNETT &	DIN, an			norable Jeffrey	
20	ALLEN, a California partnership; DO B. ALLEN, an individual; and DOES	UGLAS	Date Comp.	Filed:	September 1	2, 2007
21	inclusive,		Trial Date:	None se	t.	
22	Defend	lants.				
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	STIDIII ATION AND PROP	OSEDI ODD	ED VACATIN	C SEDTE	MRED 18 2000	
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The parties, by and through their undersigned counsel, hereby stipulate as follows:				
WHEREAS, all parties have reached a settlement of this entire case and intend to file a				
stipulation to dismiss all claims with prejudice; and				
WHEREAS, under the confidential terms of the written settlement agreement, the parties				
may not be in a position to file the dismissal with prejudice prior to September 18, 2009, the date				
of the currently-scheduled Further Case Management Conference ("CMC"); and				
WHEREAS, in light of the settlement, the parties wish to save themselves and the Court				
the time and effort of preparing for and conducting the CMC;				
THEREFORE, the parties stipulate and respectfully ask the Court to vacate the currently-				
cheduled September 18, 2009 CMC, wi	th the intention of dismissing the case with prejudice as			
oon as possible after that date. AND B	BY NO LATER THAN SEPTEMBER 30, 2009.			
IT IS SO STIPULATED.				
ated: August 7, 2009	BECK, ROSS, BISMONTE & FINLEY, LLP			
Ву	: <u>/s/ Alfredo A. Bismonte</u> ALFREDO A. BISMONTE			
	Attorneys for Plaintiffs RICHARD W. BERGER and BRANT W. BERGER			
ated: August 7, 2009	KEKER & VAN NEST LLP			
Ву	: <u>/s/ Daniel Purcell</u> DANIEL PURCELL			
	Attorneys for Defendants SEYFARTH SHAW LLP and			
	JACK L. SLOBODIN			
ated: August 7, 2009	BURNETT, BURNETT & ALLEN			
Ву	: /s/ Douglas B. Allen			
	DOUGLAS B. ALLEN In Pro Per			
	BURNETT, BURNETT & ALLEN and DOUGLAS B. ALLEN			
	1			
STIPULATION AND [PROPOSED] ORDER VACATING SEPTEMBER 18, 2009 FURTHER CASE MANAGEMENT CONFERENCE				
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1	-[PROPOSED]-ORDER						
2	PURSUANT TO STIPULATION AND GOOD CAUSE APPEARING THEREFOR,						
3	the Court orders that the Further Case Management Conference, currently scheduled for						
4	September 18, 2009, at 9:00 a.m., is hereby vacated.						
5	IT IS SO ORDERED.						
6							
7	Dated: August 10, 2009						
8	THE HONORABLE JEFFREY S. WHITE UNITED STATES DISTRICT JUDGE						
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448663.01	<u>3</u> STIPULATION AND [PROPOSED] ORDER VACATING SEPTEMBER 18, 2009 FURTHER CASE MANAGEMENT CONFERENCE CASE NO. C07-05279 JSW						