1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	MARLIN & SALTZMAN, LLP Stanley D. Saltzman, Esq. (SBN 99058) Marcus J. Bradley, Esq. (SBN 174156) William A. Baird, Esq. (SBN 192675) 29229 Canwood Street, Suite 208 Agoura Hills, CA 91301 Telephone: (818) 991-8080 Facsimile: (818) 991-8081 ssaltzman@marlinsaltzman.com mbradley@marlinsaltzman.com tbaird@marlinsaltzman.com LAW OFFICE OF STEVEN ELSTER Steven Elster (SBN 227545) 785/E2 Oak Grove Road, #201 Concord, CA 94598 Telephone: (925) 324-2159 steve.elster.law@gmail.com Attorneys for Plaintiffs James Brady, Sarah Cavanagh & Iva Chiu SEYFARTH SHAW LLP Peter A. Walker (pro hac vice) Christopher H. Lowe (pro hac vice) 620 Eighth Avenue New York, NY 10018 Telephone: (212) 218-5000 Facsimile: (212) 218-5526 pwalker@seyfarth.com clowe@seyfarth.com	MARKUN ZUSMAN FRENIERE & COMPTON LLP Jeffrey K. Compton, (SBN 142969) Daria Dub Carlson (SBN 150628) 17383 Sunset Boulevard, Suite A380 Pacific Palisades, California 90272 Telephone: (310) 454-5900 Facsimile: (310) 454-5970 jcompton@mzclaw.com dcarlson@mzclaw.com
17	Attorneys for Defendant Deloitte & Touche LLP	
18		
19	UNITED STATES DISTRICT COURT	
20	NORTHERN DISTRICT OF CALIFORNIA	
21	JAMES BRADY, SARAH CAVANAGH, and) CASE NO.: C-08-00177 SI
22	IVA CHIU, individually and on behalf of all)
23	others similarly situated, Plaintiffs,) STIPULATION TO ADJUST CLASS) CERTIFICATION SCHEDULE
24	VS.) Hon. Judge Susan Illston
25	DELOITTE & TOUCHE LLP, a limited liability partnership; and DOES 1-10, inclusive, Defendants.)))
26		
27)
28		_)
	1	
	Stipulation To Adjust Class Certification Schedule 08-CV-00177-SI	

STIPULATION

WHEREAS, on January 22, 2015, the Court set a Class certification schedule as follows: March 20, 2015 as Plaintiffs' Deadline for filing their class certification Brief; April 17, 2015 as Defendants' Opposition Brief deadline; and May 1, 2015, as Plaintiffs' Reply Brief Deadline with a hearing date set for May 15, 2015.

WHEREAS, pursuant to the Court's instruction at the January 22, 2015 Case Management Conference, the parties have met and conferred regarding Defendants' production of certain documents and deposition transcripts from a separate case(together "documents") identified by Plaintiffs' counsel;

WHEREAS, the parties are close to reaching an agreement regarding Defendants' production of certain documents to Plaintiffs but it is not yet finalized and thus the documents have not been made available to all Plaintiffs' counsel;

WHEREAS, one of Plaintiffs' lead counsel has recently experienced a health issue that has affected his work capacity and requires treatment;

WHEREAS, in light of these issues the parties have met and conferred and agree that the schedule set forth at the CMC on January 22, 2015 requires adjustment.

Stipulation To Adjust Class Certification Schedule 08-CV-00177-SI

(PROPOSED) ORDER

After reviewing the Parties' Stipulation, the Court finds that for good cause shown, the following shall occur:

1. The current class certification schedule is reset as follows: Plaintiffs' Motion for Class Certification shall be filed by April 24, 2015; Defendants' Opposition brief shall be filed by May 22, 2015; Plaintiffs' Reply brief shall be filed by June 5, 2015; with the hearing on Plaintiffs' motion to be heard on June 19, 2015 at 9:00 a.m. or 6/26/15 @ 9.a.m.

IT IS SO ORDERED.

DATED: February $\frac{3/2}{2}$, 2015

Suran Illaton

Hon. Hon. Susan Illston United States District Judge