MARLIN & SALTZMAN, LLP MARKUN ZUSMAN FRENIERE & 1 Stanley D. Saltzman, Esq. (SBN 99058) **COMPTON LLP** Marcus J. Bradley, Esq. (SBN 174156) Jeffrey K. Compton, (SBN 142969) William A. Baird, Esq. (SBN 192675) Daria Dub Carlson (SBN 150628) 29229 Canwood Street, Suite 208 17383 Sunset Boulevard, Suite A380 Agoura Hills, CA 91301 Pacific Palisades, California 90272 Telephone: (818) 991-8080 (310) 454-5900 Telephone: 4 (818) 991-8081 Facsimile: Facsimile: (310) 454-5970 ssaltzman@marlinsaltzman.com jcompton@mzclaw.com mbradley@marlinsaltzman.com dcarlson@mzclaw.com tbaird@marlinsaltzman.com 7 LAW OFFICE OF STEVEN ELSTER Steven Elster (SBN 227545) 785/E2 Oak Grove Road, #201 Concord, CA 94598 Telephone: (925) 324-2159 10 steve.elster.law@gmail.com Attorneys for Plaintiffs 11 James Brady, Sarah Cavanagh & Iva Chiu 12 SEYFARTH SHAW LLP 13 Peter A. Walker (pro hac vice) Christopher H. Lowe (pro hac vice) 620 Eighth Avenue 14 New York, NY 10018 Telephone: 15 (212) 218-5000 Facsimile: (212) 218-5526 pwalker@seyfarth.com 16 clowe@seyfarth.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 STIPULATION TO RE-SET CASE others similarly situated, 23 MANAGEMENT CONFERENCE Plaintiffs, 24 Hon. Judge Susan Illston 25 DELOITTE & TOUCHE LLP, a limited liability partnership; and DOES 1-10, inclusive, 26 Defendants. 27 28

Stipulation To Re-Set Case Management Conference 08-CV-00177-SI

STIPULATION

WHEREAS, Plaintiffs' have filed a Petition for Permission to Appeal the Court's recent denial of Plaintiffs' class certification motion;

WHEREAS, said petition has been fully briefed by the Parties herein;

WHEREAS, the Ninth Circuit has not yet ruled on Plaintiffs' Petition, such that the Parties agree that continuing the currently scheduled Case Management Conference, set for January 8, 2016, until the Ninth Circuit has ruled on Plaintiffs' Petition will increase efficiency and save judicial recourses;

WHEREAS, in light of these issues the parties have met and conferred and agree that the presently scheduled Case Management Conference should be continued so as to permit the Ninth Circuit to rule on the pending Petition.

ACCORDINGLY, IT IS HEREBY STIPULATED AND AGREED by and between Plaintiffs and Deloitte & Touche, by and through their respective undersigned counsel:

1. The Case Management Conference presently set for January 8, 2016, at 3:00 p.m. is vacated and re-set to February 26, 2016 at 3:00 p.m. or a date thereafter that is convenient for the Court.

1	COUNSEL FOR PLAINTIFFS
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4	DATE: December 29, 2015 By:/s/ William Baird
5	STANLEY D. SALTZMAN WILLIAM A. BAIRD
6	Marlin & Saltzman LLP
7	STEVEN ELSTER Law Office of Steven Elster
9	DARIA CARLSON
10	Markun Zusman Freniere & Compton LLP
11	COUNSEL FOR DEFENDANTS
12	
13	
14	DATE: December 29, 2015 By: /s/ Peter A. Walker
15	PETER A. WALKER Seyfarth Shaw LLP
16	So that if Shew EEF
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18	(PROPOSED) ORDER
19	After reviewing the Parties' Stipulation, the Court finds that for good cause
20	shown, the following shall occur:
21	1. The Case Management Conference presently set for January 8, 2016 at
22	3:00 p.m. is vacated and re-set to February 26, 2016 at 3:00 p.m. or, 2016
23	IT IS SO ODDEDED
24	IT IS SO ORDERED.
25	Jan. 4, 2016
26	DATED: December, 2015 Hon. Susan Illston
27	United States District Judge
28	
	Stipulation To Re-Set Case Management Conference 08-CV-00177-SI
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