

STIPULATION

Pursuant to Local Rules 7-12 and 79-5, and the Court's Standing Order, Plaintiffs and Defendant, through their respective counsel, submit the following stipulation and [proposed] order granting Defendant Deloitte & Touche LLP ("Defendant") leave to file permanently under seal the materials described below.

WHEREAS, in the course of the discovery the parties have produced and disclosed confidential, proprietary, and other private information related to the parties, as well as Defendant's clients, designated "Confidential" or "Highly Confidential - Attorneys' Eyes Only" pursuant to the parties' Stipulated Protective Order signed by the Court on March 10, 2009, and filed in the above captioned action on March 11, 2009 ("Designated Produced Materials"), for which special protection from public disclosure and from use for any purpose other than prosecuting this litigation would be warranted;

WHEREAS, the parties agree that confidential, proprietary, and other private information related to the parties, as well as Defendant's clients, will also be included in or discussed in the parties filings on the Plaintiffs' Motion for Class Certification ("Designated Motion Materials");

WHEREAS, the parties agree that the Designated Produced Materials and Designated Motion Materials consist of Defendant's proprietary employee training materials, proprietary guidance for conducting audits, proprietary policies, confidential employee personnel and pay data, and confidential and proprietary audit work papers, as well as the confidential and proprietary information of Defendant's clients.

WHEREAS, the parties agree that the Designated Produced Materials, including all information derived from the Designated Produced Materials, and the Designated Motion Materials should be filed permanently under seal on the ground that good cause exists to prevent the disclosure of this confidential, proprietary, and financial information. *See, e.g., In re Adobe Systems Inc. Securities Litigation*, 141 F.R.D. 155, 158 (N.D. Cal. 1992) (good cause exists when disclosure of proprietary or financial information would put a company as a competitive disadvantage); *Hirschfeld v. Stone*, 193 F.R.D. 175, 187 (S.D. N.Y. 2000) ("disclosure of

1	or undone by money damages); Encyclopedia Brown Prod., Ltd. v. Home Box Office, Inc., 26 F.
2	Supp 2d 606, 614 (S.D. N.Y. 1998) (that party would be irreparably harmed by disclosure of
3	confidential business information supported sealing, even though documents dealt with business
4	information dating back several years).
5	NOW THEREFORE, the parties hereby stipulate, subject to Court approval, that the
6	following materials/information, attached hereto, be filed permanently under seal:
7	Volume 1
8	1. Exhibit 1— Opposition Of Defendant Deloitte & Touche LLP To Plaintiffs'
9	Motion For Class Certification
10	2. Exhibit 2 — Relevant portions of James Brady's deposition transcript
11	3. Exhibit 3 — Relevant portions of Sarah Marie Federico's (formerly Cavanagh,
12	hereinafter referred to as "Cavanagh") deposition transcript
13	4. Exhibit 4 — Relevant portions of Iva Chiu's deposition transcript
14	5. Exhibit 5 — Relevant portions of Scott Smith's deposition transcript
15	6. Exhibit 6 — Relevant portions of Joseph Young's deposition transcript
16	7. Exhibit 7 — Defendant's Compendium Of Declarations In Support Of Opposition
17	To Plaintiffs' Motion For Class Certification, including exhibits consisting of the following:
18	8. Exhibit 8 — Relevant portions of the Deloitte Audit Approach Manual (bates-
19	stamped DT 001897-001903, DT 001926-001931, DT 001976-001987, DT 002163-002178;
20	DT 002195-002280, DT 002282-002354, DT 002593-002604, DT 002625-002635, DT 002764-
21	002765, DT 002766-002770, DT 002771-002773, DT 002792, DT 076732-076733)
22	9. Exhibit 9 — "Consider Fraud, Control Environment and Engagement Risk" (bate
23	stamped DT 175168-175212)
24	10. Exhibit 10 — Records of Audit Experience (bates-stamped PL 000033, 036524,
25	and 173205-173206)
26	11. Exhibit 11 — AERS PSW Certification Policy power point presentation (bates-
27	stamped DT 178618-178623)

1	12.	Exhibit 12 — Northern California Attest Experience Certification Requirements			
2	memorandum (bates-stamped DT 178624-178627)				
3	13.	Exhibit 13 — Job posting for Audit Assistant position (bates-stamped DT 000511)			
4	14.	Exhibit 14 — Job posting for entry level audit position (bates-stamped DT			
5	178615-1786	17)			
6	15.	Exhibit 15 — Letter to Sarah Cavanagh dated April 13, 2004 (bates-stamped			
7	DT 000108)				
8	16.	Exhibit 16 — AERS National Certification Program Guidelines (bates-stamped			
9	DT 078337)				
10	17.	Exhibit 17 — Deloitte training course listings and training materials (bates-			
11	stamped DT (000957-988, DT 079362-367, DT 016193-016256, DT 027358-027425, DT 051040-			
12	051075, DT (030170-030182)			
13	18.	Exhibit 18 — Training records of Sarah Cavanagh and Iva Chiu (bates-stamped			
14	DT 000207-0	00216, DT 173183-173191)			
15	<u>Volur</u>	<u>me 2</u>			
16	19.	Exhibit 19 — AERS Competencies: The Performance Framework to Consistently			
17	Deliver Outst	anding Service (bates-stamped DT 001089-001112)			
18	20.	Exhibit 20 — AERS Competency Model: Attest Channel Competencies and Core			
19	Competencie	s (bates-stamped DT 078412-078441)			
20	21.	Exhibit 21 — Template Great Performances Scorecards for Audit Staff and Audit			
21	Seniors (bate	s-stamped DT 001003-001010)			
22	22.	Exhibit 22 — Great Performances Scorecards for which James Brady, Sarah			
23	Cavanagh, an	d Iva Chiu are the "Feedback Receiver" or "Feedback Provider" (bates-stamped			
24	DT 001121-0	01145, DT 001152-001166, DT 1171-001183, DT 177370-173374, DT 173387-			
25	173390, DT	173412-173415)			
26	23.	Exhibit 23 — Great Performances Scorecards for which Plaintiffs' putative class			
27	member decla	arants are either a Feedback Receiver or Feedback Provider (bates-stamped			

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1	DT 177960-177968, DT 177978-177982, DT 177992-177996, DT 178010-178014, DT 178019-			
2	178023, DT 178028-178032, DT 178628-178750) and summary chart			
3	24. Exhibit 24 — Deloitte General Guidance About the Model Audit Programs (bates-			
4	stamped DT 164728-164741)			
5	25. Exhibit 25 — Using Professional Judgment (bates-stamped DT 000955-000956)			
6	26. Exhibit 26 — Deloitte General Policy 220 (bates-stamped DT 066344-066357)			
7	27. Exhibit 27 — Working Papers for Audit conducted by Iva Chiu (bates-stamped			
8	DT 178520-178561)			
9	28. Exhibit 28 — AUD policy 25: Prepare, Review & Control Working Papers (bates-			
10	stamped DT 070132-070210)			
11	29. Exhibit 29 — AUD policy 2: Manage the Audit Engagement (bates-stamped			
12	DT 073892-073931)			
13	30. Exhibit 30 — Redacted Working Papers for Audit conducted by Sarah Cavanagh,			
14	Section 8430, Other Income — MAP (bates-stamped DT 031713-031722)			
15	31. Exhibit 31 — Redacted index from audit conducted by Iva Chiu (DT 173530.1-			
16	173530.10)			
17	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.			
18	Dated: December 23, 2009 COUNSEL FOR PLAINTIFFS			
19	D			
20	By: /s/William A. Baird WILLAIM A BAIRD			
21	JEFFREY K. COMPTON Markun Zusman & Compton LLP			
22	STEVE ELSTER Law Office of Steve Elster			
23	Dated: December 23, 2009 COUNSEL FOR DEFENDANTS			
24				
25	By: /s/Linda E. Shostak LINDA E. SHOSTAK			
26	JAMES E. BODDY, JR. Morrison & Foerster LLP			
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STIPULATION AND [PROPOSED] ORDER GRANTING LEAVE TO FILE UNDER SEAL, VOLUME 1 OF 2 CASE NO. C-08-00177-SI sf-2783914

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1	ECF CERTIFICATION
2	I hereby attest that I have obtained concurrence regarding the filing of this document from
3	each of the signatories within the e-filed document.
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5	Dated: December 23, 2009 By: /s/Linda E. Shostak LINDA E. SHOSTAK
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10	ORDER
11	PURSUANT TO STIPULATION, IT IS SO ORDERED.
12	Sugar Materia
13	Dated:, 2009 Honorable Susan Illston
14	United States District Court Judge
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28	STIPULATION AND [PROPOSED] ORDER GRANTING LEAVE TO FILE UNDER SEAL, VOLUME 1 OF 2

STIPULATION AND [PROPOSED] ORDER GRANTING LEAVE TO FILE UNDER SEAL, VOLUME 1 OF 2 CASE NO. C-08-00177-SI sf-2783914

EXHIBIT 19