No.: CV 08 1962

-1-

US_ACTIVE-101609934.1

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

1

2

3

4

WHEREAS on April 20, 2009, Defendants in this action filed a Memorandum of Points and Authorities in Support of their Motion to Dismiss which was twenty pages in length; and

WHEREAS it is agreed between the parties to this action, by and through their respective counsel of record, that, due to the fact that Defendants filed a twenty page brief, and due to the number of parties, number of causes of action, and complexity of issues raised by Defendants' arguments in support of their Motion to Dismiss, an additional five pages should be provided for Plaintiffs' Memorandum of Points and Authorities in Opposition to Motion to Dismiss, and the page limit for such Opposition shall be twenty pages;

IT IS HEREBY STIPULATED and requested by and between the parties to this action, through their respective counsel of record and subject to this Court's approval, that the page limit for Plaintiffs' Memorandum of Points and Authorities in Opposition to Motion to Dismiss shall be twenty pages.

DATED: May\\(\mathbb{G}, 2009

REED SMITH LLP

Attorneys for Defendants Wells Fargo & Co.: Wells Fargo Investments, LLC; Wells Fargo Institutional Securities, LLC; Wells Fargo Services, LLC and Wells

Fargo Bank, N.A.

DATED: May (8, 2009)

GIRARD GIBBS LLP

By

Daniel C. Girard Christina C. Sharp

Attorneys for Lead Plaintiffs Lindell Van Dyke, as Trustee for the Van Dyke Family Trust, and Sandra

Olsen

No.: CV 08 1962

US_ACTIVE-101609934.1

A limited liability partnership formed in the State of Delaware

REED SMITH LLP

-[PROPOSED] ORDER

Having reviewed the parties' stipulation, and upon good cause showing, IT IS HEREBY ORDERED THAT the page limit for Plaintiffs' Memorandum of Points and Authorities in Opposition to Motion to Dismiss shall be twenty pages.

DATED:

May 19, 2009

The Monogable Inffrey S. White

UNITED STATES DISTRICT JUDGE

No.: CV 08 1962

_ 3 _

US ACTIVE-101609934.1