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 13 CountrywideFinancialCorporationand  
 14 CountrywideHomeLoans,Inc.

15 UNITEDSTATESDISTRICTCOURT  
 16 NORTHERNDISTRICTOFCALIFORNIA

17 JOSEPHCAMELLO;RENEECAMELLO,  
 18  
 19 Plaintiffs,  
 20  
 21 vs.  
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 23 COUNTRYWIDEFINANCIAL  
 24 CORPORATION,etc.,COUNTRYWIDE  
 25 HOMELOANS,INC.,etc., *etal* .,  
 26  
 27 Defendants.

CaseNo.:3:08-cv-5479-JCS

**STIPULATIONAND[PROPOSED]ORDER  
 CONTINUINGCASEMANAGEMENT  
 CONFERENCEANDHEARINGON  
 DEFENDANTS'MOTIONTODISMISSAND  
 PLAINTIFFS'MOTIONTOREMAND**

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1 WHEREAS, Countrywide Financial Corp. and Countrywide Home Loans, Inc.  
2 (“Countrywide”) have filed a motion to dismiss that is presently set for hearing at 9:30 a.m. on  
3 August 21, 2009 (“Motion to Dismiss”);

4 WHEREAS, plaintiffs Joseph and Renee Camello (“Plaintiffs”) have filed a motion to remand  
5 that is presently set for hearing at 9:30 a.m. on August 21, 2009 (“Motion to Remand”);

6 WHEREAS, a case management conference (“CMC”) is presently set for 9:30 a.m. on August  
7 21, 2009;

8 WHEREAS, the parties are discussing whether settlement of this case is feasible; and

9 WHEREAS, the parties believe that continuing the CMC and hearings on the Motion to  
10 Dismiss and Motion to Remand to September 18, 2009 would serve the interests of judicial efficiency  
11 and conservation of judicial and party resources;

12 NOW THEREFOR, IT IS HEREBY STIPULATED AND REQUESTED by the parties hereto,  
13 through their respective counsel, that the CMC and hearings on Countrywide’s Motion to Dismiss and  
14 Plaintiff’s Motion to Remand are rescheduled from 9:30 a.m. on August 21, 2009 to 9:30 a.m. on  
15 September 18, 2009.

16  
17 DATED: August 17, 2009

SEVERSON & WERSON  
A Professional Corporation

By:           /S/ Kalama M. Lui-Kwan            
Kalama M. Lui-Kwan

Attorneys for Defendants  
Countrywide Financial Corporation and  
Countrywide Home Loans, Inc.

18  
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21  
22 DATED: August 17, 2009

NOCOS LAW FIRM  
A Professional Corporation

By:           /S/ Reuben L. Nocos            
Reuben L. Nocos

Attorneys for Plaintiffs  
Joseph and Renee Camello

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27 I hereby attest that I have on file all holograph  
signatures for any signatures indicated by a  
28 “conformed” signature (/s/) within this e-filed  
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**[PROPOSED]ORDER**

Pursuanttotheparties’ August17,2009StipulationContinuingCaseManagement  
ConferenceAndHearingOnDefendants’ MotionToDismissAndPlaintiffs’ MotionToRemand, **IT**  
**ISSOORDERED .**

DATED: August \_\_, 2009

