IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA JORGE R. QUEZADA, Plaintiff, No. C 09-03670 JSW CON-WAY FREIGHT, INC., ORDER REGARDING CLASS COUNSEL Defendant.

Now before the Court is the motion to permit Westrup Klick, LLP to withdraw as co-co counsel for the class and to appoint Marlin & Saltzman, LLP as co-class counsel. The briefing on this motion is now complete. The Court has reviewed and considered the motion, and it finds it suitable for disposition without oral argument. *See* N.D. Civ. L.R. 7-1(b).

Notably, defendant Con-Way Freight, Inc. ("Con-Way") does not contest that Marlin & Saltzman, LLP. has the legal experience and legal expertise to serve as class counsel. Instead, Con-Way asserts that Westrup Klick has not provided a sufficient explanation for its need to withdraw, that Marlin & Saltzman, LLP. has not sufficiently established that it is committed to proceed with the trial schedule and other deadlines in this action, and that additional fees may be incurred as a result of this proposed change in counsel.

Upon review of the supporting papers, the Court finds that Westrup Klick has provided good cause for its requested withdrawal and that Marlin & Saltzman, LLP has sufficiently demonstrated that it will fairly and adequately represent the interests of the class. Moreover, the Court notes that Marlin & Saltzman, LLP has represented that it will not need or request any

delays due to the substitution of counsel. Finally, to the extent there is duplication of work and additional fees are incurred due to the substitution of counsel, that is an issue that the Court may address upon a request for attorneys' fees. Accordingly, Court GRANTS the motion to permit Westrup Klick, LLP to withdraw as co-co counsel for the class and to appoint Marlin & Saltzman, LLP as co-class counsel.

IT IS SO ORDERED.

Dated: November 15, 2013

UNITED STATES DISTRICT JUDGE