	Case3:09-cv-04513-JSW Document9	Filed10/19/09	Page1 of 8
1	JORDAN ETH (CA SBN 121617) JEth@mofo.com		
2	ANNA ERICKSON WHITE (CA SBN 161385) AWhite@mofo.com		
3	CRAIG D. MARTIN (CA SBN 168195) CMartin@mofo.com		
4	MORRISON & FOERSTER LLP		
5	425 Market Street San Francisco, California 94105-2482		
6	Telephone: 415.268.7000   Facsimile: 415.268.7522		
7	Attorneys for Defendant UCBH Holdings, Inc.		
8	oebn noluligs, ne.		
9	UNITED STATES D	DISTRICT COU	RT
10	NORTHERN DISTRIC	CT OF CALIFO	RNIA
11	SAN FRANCIS	CO DIVISION	
12			
13	GUOHUA ZHU, Individually and On Behalf of All Others Similarly Situated,	Case No.	CV 09-04208-JSW
14	Plaintiff,	CLASS ACT	ION
15			ON AND [ <del>PROPOSED]</del> TENDING TIME TO
16	VS.		TO COMPLAINTS
17	UCBH HOLDINGS, INC., THOMAS S. WU, and EBRAHIM SHABUDIN,		
18	Defendants.		
19	IIIIX TDAN Individually and On Dahalf of All	Casa Na	CV 00 04420 ISM
20	HUY TRAN, Individually and On Behalf of All Others Similarly Situated,		CV 09-04429-JSW (Related Case)
21	Plaintiff,		
22	VS.		
23	UCBH HOLDINGS, INC., THOMAS S. WU, and CRAIG ON,		
24			
25	Defendants.		
26			
27			
28			
	STIPULATION AND [ <del>PROPOSED]</del> ORDER EXTENDING TIME TO CASE NO. 09-04208-JSW sf-2751203	RESPOND TO COMP	LAINTS

ĺ	Case3:09-cv-04513-JSW Document9	Filed10/19/09	Page2 of 8
1	SALVADOR PEREZ, Individually and On Behalf of All Others Similarly Situated,	Case No.	CV 09-04492-JSW (Related Case)
2	Plaintiff,		
3	vs.		
4	UCBH HOLDINGS, INC., THOMAS S. WU,		
5	EBRAHIM SHABUDIN, CRAIG S. ON, MERRILL LYNCH, PIERCE, FENNER &		
6 7	SMITH, INCORPORATED, BANK OF AMERICA CORPORATION and SANDLER O'NEILL + PARTNERS, L.P.,		
8	Defendants.		
9	DOMINIQUE DURBIN, Individually and On	Case No.	CV 09-04513-JSW
10	Behalf of All Others Similarly Situated,		(Related Case)
11	Plaintiff,		
12	VS.		
13	UCBH HOLDINGS, INC., THOMAS S. WU, and CRAIG ON,		
14	Defendants.		
15			
16			
17			
18			
19 20			
20			
21			
22 22			
23 24			
24 25			
25 26			
20 27			
27			
20	STIPULATION AND [ <del>Proposed]</del> Order Extending Time to Case No. 09-04208-JSW sf-2751203	D RESPOND TO COM	PLAINTS

## Case3:09-cv-04513-JSW Document9 Filed10/19/09 Page3 of 8

1	WHEREAS, on September 11, 2009, plaintiff Guohua Zhu filed a complaint that asserts
2	claims under Sections 10(b) and 20(a) of the Securities Exchange Action of 1934 (the "Exchange
3	Act") on behalf of a purported class ("Zhu");
4	WHEREAS, on September 21, 2009, plaintiff Huy Tran filed a complaint that asserts
5	claims under Sections 10(b) and 20(a) of the Exchange Act on behalf of a purported class
6	("Tran");
7	WHEREAS, on September 22, 2009, plaintiff Salvador Perez filed a complaint that asserts
8	claims under Sections 11, 12(a)(2) and 15 of the Securities Act of 1933 and Sections 10(b) and
9	20(a) of the Exchange Act on behalf of a purported class ("Perez");
10	WHEREAS, on September 24, 2009, plaintiff Dominique Durbin filed a complaint that
11	asserts claims under Sections 10(b) and 20(a) of the Exchange Act on behalf of a purported class
12	("Durbin");
13	WHEREAS, on September 30, 2009, this Court granted Motions to Relate Cases to Zhu
14	thereby finding that the Zhu, Tran, Durbin and Perez actions were related (the "Related Cases");
15	WHEREAS, there have been two other complaints (listed below) filed since September
16	22, 2009, involving substantially the same claims and overlapping parties as found in the Related
17	Cases, and those actions are also pending in the United States District Courts for the Northern
18	District of California:
19	• Waterford v. UCBH Holdings, Inc. et al (3:09-cv-04449-MHP), filed September 22,
20	2009 ("Waterford"); and
21	• Nygaard v. UCBH Holdings, Inc. et al (3:09-cv-04505-VRW), filed September 23,
22	2009 ("Nygaard");
23	WHEREAS, motions to consolidate the Related Cases and the other actions into a single
24	action and to appoint a lead plaintiff are expected to be filed;
25	WHEREAS, the parties understand that the lead plaintiff in these actions will file a
26	consolidated complaint;
27	WHEREAS, the parties agree that defendants should respond to the consolidated
28	complaint filed by lead plaintiff and not to the individual complaints; and
	STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO RESPOND TO COMPLAINTS CASE NO. 09-04208-JSW sf-2751203

	Case3:09-cv-04513-JSW Docu	ment9 Filed10/19/09 Page4 of 8	
1	WHEREAS the parties have agr	and to a schedule that autonds defendents' time to	
1	WHEREAS, the parties have agreed to a schedule that extends defendants' time to		
2		l after a consolidated complaint has been filed.	
3		AND AGREED among the undersigned parties as	
4	follows:		
5	1. Defendants shall not be required to answer or otherwise respond to the Zhu		
6	complaint or the related actions; and		
7	2. Defendants shall answer or otherwise respond to a consolidated complaint on a		
8	schedule to be agreed upon with the lead	plaintiff, or set by the Court.	
9	SO STIPULATED.		
10			
11	Dated: October 19, 2009	JORDAN ETH ANNA ERICKSON WHITE	
12		CRAIG MARTIN	
13		MORRISON & FOERSTER LLP	
14			
15		By: <u>/s/ Anna Erickson White</u> Anna Erickson White	
16		Attorneys for Defendant UCBH Holdings, Inc.	
17	Dated: October 19, 2009	TIMOTHY P. CRUDO	
18		<u>Timothy.Crudo@lw.com</u> Latham & Watkins LLP	
19		505 Montgomery Street, Suite 2000 San Francisco, CA 94111	
20		Tel.: (415) 391-0600 Fax: (415) 395-8095	
21		By: <u>/s/ Timothy P. Crudo</u> Timothy P. Crudo	
22			
23		Attorney for Defendant Thomas Wu	
24			
25			
26			
27			
28			
	STIPULATION AND [ <del>PROPOSED]</del> ORDER EXTENDIN CASE NO. 09-04208-JSW sf-2751203	IG TIME TO RESPOND TO COMPLAINTS 2	

	Case3:09-cv-04513-JSW	Document9 Filed10/19/09 Page5 of 8
1	Dated: October 19, 2009	NANCI CLARENCE
2	Dated. October 19, 2009	<u>nclarence@clarencedyer.com</u> Clarence & Dyer LLP
3		899 Ellis Street
4		San Francisco, CA 94109 Tel.: (415) 749-1800
5		Fax: (415) 749-1694
6		By: <u>/s/ Nanci Clarence</u> Nanci Clarence
7		Attorney for Defendant Craig On
8	Dated: October 19, 2009	JAMES A. LASSART Jlassart@rmkb.com
9		Ropers Majeski Kohn Bentley
10		201 Spear Street, Suite 1000 San Francisco, CA 94105
11		Tel.: (415) 543-4800 Fax: (415) 972-6301
12		By: /s/ James A. Lassart
13		James A. Lassart
14		Attorney for Defendant Ebrahim Shabudin
15	Dated: October 19, 2009	LAURENCE M. ROSEN lrosen@rosenlegal.com
16		The Rosen Law Firm, P.A. 333 South Grand Avenue
10		25 <sup>th</sup> Floor
		Los Angeles, CA 90071 Tel.: (213) 785-2610
18		Fax: (213) 226-4684
19		PHILLIP P. KIM <u>pkim@rosenlegal.com</u>
20		The Rosen Law Firm, P.A. 350 5 <sup>th</sup> Avenue
21		Suite 5508 New York, NY 10118
22		Tel: (212) 686-1060 Fax: (212) 202-3827
23		By: /s/ Laurence M. Rosen
24		Laurence M. Rosen
25		Attorneys for Plaintiff Guohua Zhu
26		
27		
28		
	STIPULATION AND [ <del>Proposed]</del> Order E Case No. 09-04208-JSW sf-2751203	EXTENDING TIME TO RESPOND TO COMPLAINTS

3

	Case3:09-cv-04513-JSW	Document9 Filed10/19/09 Page6 of 8
1	Dated: October 19, 2009	ERIK D. PETERSON RAMZI ABADOU
2		epeterson@btkmc.com rabadou@btkmc.com
3		Barroway Topaz Kessler Meltzer Check, LLP 580 California Street Suite 1750
4 5		Sulte 1750 San Francisco, CA 94104 Tel.: (415) 400-3000
6		Fax: (415) 400-3001
7		By: <u>/s/ Erik D. Peterson</u> Erik D. Peterson
8		Attorneys for Plaintiff Salvador Perez
9	Dated: October 19, 2009	MICHAEL M. GOLDBERG
10	Dated. October 19, 2009	LIONEL Z. GLANCY info@glancylaw.com
11		Glancy Binkow & Goldberg LLP 1801 Avenue of the Stars, Suite 311
12		Los Angeles, CA 90067 Tel.: (310) 201-9150
13		Fax: (310) 201-9160
14 15		By: <u>/s/ Michael M. Goldberg</u> Michael M. Goldberg
15		Howard G. Smith Law Offices Of Howard G. Smith
17		3070 Bristol Pike, Suite 112 Bensalem, PA 19020
18		Telephone: (215) 638-4847 Facsimile: (215) 638-4867
19		Attorneys for Plaintiffs Dominique Durbin
20		and Huy Tran Ira M. Press
21		Kirby McInerney LLP 825 Third Ave, 16 <sup>th</sup> Floor
22		New York, NY 10022 Telephone: (212) 317-2300
23		Facsimile: (212) 751-2540
24		Brian P. Murray Murray, Frank & Sailer LLP 275 Madison Assessed Soils 201
25 26		275 Madison Avenue, Suite 801 New York, New York 10016 Telephone: (212) 682-1818
20 27		Facsimile: (212) 682-1892
28		Attorneys for Plaintiff Dominique Durbin
	STIPULATION AND [ <del>Proposed]</del> Order E Case No. 09-04208-JSW sf-2751203	EXTENDING TIME TO RESPOND TO COMPLAINTS

4

	Case3:09-cv-04513-JSW Document9 Filed10/19/09 Page7 of 8
1	PURSUANT TO STIPULATION, IT IS SO ORDERED.
2	Out line
3	Dated: October 22, 2009 Contract States District Judge
4	United States District Judge
5	
6	
7	
8 9	
9 10	
10	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	STIPULATION AND [ <del>Proposed]</del> Order Extending Time to Respond to Complaints Case No. 09-04208-JSW sf-2751203