A/73493883.1/3003050-0000343638

1 **BINGHAM MCCUTCHEN LLP DONALD DAVIDSON (SBN 231908)** 2 KEVIN J. WOODS (SBN 214819) Three Embarcadero Center 3 San Francisco, CA 94111 Telephone: 415-393-2000 Fax: 415-393-2286 4 donald.davidson@bingham.com 5 kevin.woods@bingham.com BINGHAM McCUTCHEN LLP 6 MICHAEL D. BLANCHARD (pro hac vice) 7 One State Street Hartford, CT 06103-3178 T 860.240.2700 8 F 860.240.2800 9 michael.blanchard@bingham.com 10 Attorneys for Defendants Wells Fargo Advisors, LLC, Wells Fargo Advisors Financial Network, LLC, Wells Fargo Securities, LLC, 11 and Wells Fargo & Company 12 UNITED STATES DISTRICT COURT 13 NORTHERN DISTRICT OF CALIFORNIA 14 SAN FRANCISCO DIVISION 15 THEODORE KAGAN, JAMES AVEN, No. CV 09 5337 SC 16 FRANCES LEVY, ELAINE SOFFA, JOSEPH SOFFA, and ALBERKRACK FAMILY **17** JOINT STIPULATION BETWEEN LIMITED PARTNERSHIP, on behalf of themselves and all others similarly situated, PLAINTIFFS AND DEFENDANTS 18 AND [PROPOSED] ORDER RE: DATES FOR FILING RESPONSIVE Plaintiffs, 19 **PLEADING** v. 20 WACHOVIA SECURITIES, LLC, a North Place: Courtroom 1 Carolina limited liability company; WACHOVIA Judge: Hon. Samuel Conti 21 SECURITIES FINANCIAL NETWORK, LLC, a North Carolina limited liability company; 22 WACHOVIA CAPITAL MARKETS, LLC, a North Carolina limited liability company; 23 WELLS FARGO ADVISORS, LLC, a Delaware limited liability company; WELLS FARGO 24 ADVISORS FINANCIAL NETWORK, LLC, a Delaware limited liability company; WELLS 25 FARGO SECURITIES, LLC, a Delaware limited liability company; WELLS FARGO & 26 COMPANY, a Delaware corporation and DOES 1 through 10, inclusive, 27 Defendants. 28

1	This Stipulation is entered into by and among plaintiffs Theodore Kagan, James		
2	Aven, Frances Levy, Elaine Soffa, Joseph Soffa, and Alberkrack Family Limited Partnership		
3	(collectively, "Plaintiffs"), on the one hand, and defendants Wells Fargo Advisors, LLC, Wells		
4	Fargo Advisors Financial Network, LLC, Wells Fargo Securities, LLC, and Wells Fargo &		
5	Company ("Defendants"), on the other hand, with the following facts:		
6	A. Plaintiffs filed their First Amended Class Action Complaint in the above-		
7	captioned matter (the "Complaint") on or about August 6, 2010;		
8	B. Plaintiffs and Defendants have met and conferred in good faith over the claim		
9	asserted in the Complaint.		
10	IT IS HEREBY STIPULATED AND AGREED as follows:		
11	1. Defendants' response to the Complaint is currently due Monday, September 7,		
12	2010.		
13	2. Defendants seek an extension of time to respond to the Complaint, to allow		
14	Plaintiffs and Defendants to further discuss the issues presented in the Complaint, and potentially		
15	narrow those issues.		
16	3. Plaintiffs consent to granting Defendants an extension of time in which		
17	Defendants must respond to the Complaint, of fourteen (14) days. Subject to the Court's		
18	$\prime\prime$		
19	H		
20	H		
21			
22	<i>"</i>		
23	H		
24	H		
25	H		
26	H		
27	$\prime\prime$		
28	// ^/33403883_1/3003050_0000343638		

1	approval, Defendants shall file their response to the Complaint by September 21, 2010.		
2	DATED: September 7, 2010	Bingham McCutchen LLP	
3	DATES. September 7, 2010	Dingham vicediction Elsi	
4		By: Hum), Woo	
5		Donald S. Davidson Michael D. Blanchard	
6	·	Kevin J. Woods Attorneys for Defendants	
7	DATED: September 7, 2010	Kabatech Brown Kellner LLP	
8	DATED. Septemoer 7, 2010		
9		By Alfredo Torrijos	
10		Michael Storti  Attorney for Plaintiffs	
11		C Amoritey for Figure 13	
12			
13			
14			
15	IT IS SO ORDERED.		
16	Defendant shall file its res	sponse to the Complaint on or before September 21,	
17	2010.	this is last Extension	
18			
19	DATED: //////////////////////	Mulma	
20		Hon. Samuel Conti United States District Court Judge	
21	•	Officed Blates District Court Judge	
22			
23		·	
24		•	
25			
26			
26 27 28			