## 1 2 IN THE UNITED STATES DISTRICT COURT 3 FOR THE NORTHERN DISTRICT OF CALIFORNIA 4 5 6 SHEILA I. HOFSTETTER and ROGER No. C 10-01313 WHA MODERSBACH, individually, as 7 representatives of the classes, and on behalf of the general public, 8 **NOTICE REGARDING** Plaintiffs, **MARCH 24 HEARING** 9 v. 10 CHASE HOME FINANCE, LLC, 11 JPMORGAN CHASE BANK, N.A., and DOES 1 through 50, inclusive, 12 Defendants. 13 14 Counsel should be prepared to address the following questions at the March 24 hearing on 15 plaintiffs' motion for class certification. 16 1. If a California class member receives damages 17 under the federal Truth In Lending Act claim for having paid for 18 too much flood-insurance coverage, how could the same class 19 member recover yet again for excess coverage under the state 20 Section 17200 claim? 21 2. What do counsel propose by way of class notice, 22 and who would pay for the notices? 23 3. Has a list of names and addresses of potential class 24 members been compiled for use in mailing class notices? 25 IT IS SO ORDERED. 26 27

Dated: March 22, 2011.

28

United States District Judge