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15	Attorneys for Plaintiffs Loretta Downs and D'Andre Parker and all others similarly situated	
16	UNITED STATES DISTRICT COURT	
17	NORTHERN DISTRICT OF CALIFORNIA	
18	SAN FRANCISCO DIVISION	
19	LORETTA DOWNS and D'ANDRE PARKER, individually and on behalf of all others similarly	Case No.: 10-2163 EMC
20	situated,	JOINT CASE MANAGEMENT CONFERENCE STATEMENT ; ORDER
21	Plaintiffs,	Date: May 18, 2011
22	vs.	Time: 2:30 p.m. Ctrm: 2 Hon. Edward Chen
23 24	U.S. FOODSERVICE, INC.,	TION, Dawara Chen
24 25	Defendant.	
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28		
	JOINT CASE MANAGEMENT CONFEREN 271415-2	CE STATEMENT - CASE NO.: 10-2163 EMC

Plaintiffs and Defendant jointly submit this Case Management Conference Statement, and request a continuance of the Conference for the reasons stated below.

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Several months ago, the parties agreed upon a Mediator, Jeffrey A. Ross, and a mediation date, April 27, 2011. The parties worked cooperatively to exchange views and analyses in order to come to mediation with full understanding of each others' positions. Specifically, pursuant to the parties' agreement to exchange information prior to mediation, Defendant produced to Plaintiffs' counsel a large volume of documentation and data concerning the itineraries, daily driver logs, and driving-time records for an agreed-upon random sample of class members, for certain periods of time throughout the class period that were selected by an agreed-upon method. Plaintiffs analyzed this data in considerable detail, and as part of the pre-mediation discussions provided Defendants with an informal report on the results of their analysis. The parties had a productive discussion of these results, and the results of Defendant's parallel analysis of other similar data, prior to the scheduled mediation.

13 The mediation did not take place, however. U.S. Foodservice's decision-maker, who had been 14 designated to attend the mediation for Defendant and who was to carry settlement authority, could not attend the mediation because she is leaving her employment with U.S. Foodservice. The parties have 15 attempted to re-schedule the mediation with Mr. Ross at the earliest date consistent with his 16 17 availability and that of a new, and fully-briefed, decision-maker for U.S. Foodservice. Although the parties wish to conduct the mediation in June, Mr. Ross has no available dates consistent with the 18 parties' counsel's availability until August 17; and that date has been reserved for the mediation. The 19 20 parties have requested Mr. Ross to offer them any cancellation date that may come available to him in 21 June; but to date Mr. Ross has had no such cancellations. In the event that a June mediation date does not become available. Plaintiff has proposed to Defendant that Class Counsel receive the updated 22 23 class list with contact information and has further proposed taking a deposition of Defendant on a 24 number of topics pursuant to Rule 30(b)(6).

25 Accordingly, the parties request that the Court continue the Case Management Conference until approximately one month after the scheduled mediation date, or mid-September. This continuance 26 27 will provide time for the parties to complete the mediation and any short-term follow up necessary to 28 determine whether the case may be settled at this stage; and if it is settled, to complete the necessary

I JOINT CASE MANAGEMENT CONFERENCE STATEMENT - CASE NO.: 10-2163 EMC

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1	documents and to obtain a hearing date for the Plaintiffs' Motion for Preliminary Approval. The	
2	parties further request, in light of their ongoing cooperation and focus on preparing for a productive	
3	mediation, that the Court vacate any pending hearings and due or cut-off dates, including the hearing	
4	reserved for preliminary approval of any settlement on May 18, 2011 at 3:00 p.m.	
5	Dated: May 11, 2011 Respectfully submitted,	
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7	DARDARIAN	
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