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PATRICK SANTIAGO, ROBERT
SCHUSSEL,

Plaintiffs,

vs.

AMDOCS, INC. and DOES 1 through 10,
inclusive

Defendants.

**~~[PROPOSED]~~ ORDER TOLLING THE
STATUTES OF LIMITATIONS FOR
PERSONS WHO FILED “OPT IN”
NOTICES PRIOR TO DECERTIFICATION
OF FLSA CLASS**

In light of the Court’s Order of September 30, 2013 granting Defendant’s motion to decertify the previously certified collective action under the Fair Labor Standards Act (“FLSA”), the FLSA claims of former “opt in” class members are dismissed without prejudice. Further, the Court exercises its equitable powers and rules that the statute of limitations are tolled for 60 days.

1 from September 30, 2013 to November 29, 2013, for all persons who filed consent or “opt in”
2 forms to join the collective FLSA action in this case prior to the Court’s Order granting
3 Defendant’s motion to Decertify the FLSA class.

4 IT IS SO ORDERED.

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6
7 DATED: October ~~10~~¹⁰ 2013



Honorable Susan Illston
United States District Judge