1 2 3 4	Robert A. Sacks (SBN 150146) (sacksr@sullcrom.com) SULLIVAN & CROMWELL LLP 1888 Century Park East Los Angeles, California 90067 Telephone: (310) 712-6600 Facsimile: (310) 712-8800	
5 6 7 8	Stacey R. Friedman (<i>pro hac vice</i> application to b (friedmans@sullcrom.com) SULLIVAN & CROMWELL LLP 125 Broad Street New York, New York 10004 Telephone: (212) 558-4000 Facsimile: (212) 558-3588	be submitted)
11 12 13 14 15	Jason de Bretteville (SBN 195069) (debrettevillej@sullcrom.com) Sverker K. Högberg (SBN 244640) (hogbergs@sullcrom.com) SULLIVAN & CROMWELL LLP 1870 Embarcadero Road Palo Alto, California 94303 Telephone: (650) 461-5600 Facsimile: (650) 461-5700 Attorneys for Defendants J.P. MORGAN SECURITIES INC., BEAR STEARNS ASSET BACKED SECURITI CHASE MORTGAGE FINANCE CORPORATI J.P. MORGAN ACCEPTANCE CORPORATIO JPMORGAN SECURITIES HOLDINGS LLC.	ION I,
18	UNITED STATI	ES DISTRICT COURT
19	NORTHERN DIST	RICT OF CALIFORNIA
20 21	THE CHARLES SCHWAB CORPORATION,) Case No. CV-10-4523-BZ EMC
22	Plaintiff,	 Removed from: Superior Court of the State of California
23	VS.	 For the City and County of San Francisco Civil No. CGC-10-503206
24	J.P. MORGAN SECURITIES INC. F/K/A BEAR, STEARNS & CO.;)) STIPULATION TO EXTEND TIME TO) RESPOND TO THE COMPLAINT
26 27	BEAR, STEARNS & CO., BEAR STEARNS ASSET BACKED SECURITIES I LLC; CHASE MORTGAGE FINANCE CORPORATION; J.P. MORGAN ACCEPTANCE CORPORATION I;) ORDER
28 Sullivan & CROMWELL LLP) STIPULATION TO EXTEND TIME TO RESPOND TO COMPLAINT

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3 4 Pursuant to Civil Local Rule 6-1(a) for the Northern District of California, plaintiff, The 5 Charles Schwab Corporation ("Plaintiff"), and the defendants in the above-captioned action (collectively, 6 "Defendants" and, jointly with Plaintiff, the "Parties"), by their undersigned attorneys, stipulate to an 7 extension of time for Defendants to answer, move, or otherwise respond to the Complaint in this matter, 8 without waiver of any rights, claims or defenses. 9 On or about September 2, 2010, Plaintiff filed a Summons and Complaint captioned The 10 Charles Schwab Corporation v. J.P. Morgan Securities Inc., et al., Case No. CGC-10-50503206, in the 11 Superior Court of California, San Francisco (the "State Court Action"). On October 6, 2010, 12 Defendants removed this case to the United States District Court for the Northern District of California, 13 San Francisco Division. Plaintiff intends to file a motion to remand the action to the Superior Court of 14 California, San Francisco (the "Remand Motion"). 15 Pursuant to Civil Local Rule 6-1(a), the parties, by and through their counsel, stipulate as follows: 16 17 Defendants shall answer, move, or otherwise respond to the Complaint on or 1.

18 before January 7, 2010 (the "Response Date");

19 2. This extension will not alter the date of any event or any deadline already fixed by
20 Court order;

3. The Parties agree to consider hereafter, including in view of the status or
 resolution of the Remand Motion, arranging with the appropriate court for a further extension of the
 Response Date, and Defendants do not waive their right to seek adjournment or additional time from the
 Court in which to answer, move, or otherwise respond to the Complaint.

4. By entering into this Stipulation, the Parties do not waive, and expressly preserve,
any and all rights, claims and defenses, including all defenses relating to jurisdiction, venue and
arbitrability.

28 Sullivan & CROMWELL LLP

1	Dated: October 12, 2010
2	<u>/s/ Jason de Bretteville</u> Jason de Bretteville (SBN 195069)
- 3	(debrettevillej@sullcrom.com) Sverker K. Högberg (SBN 244640)
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10	Telephone: (310) 712-6600 Facsimile: (310) 712-8800
11	Attorneys for Defendants
12	J.P. Morgan Securities Inc., Bear Stearns Asset Backed Securities I
13	LLC, Chase Mortgage Finance Corporation I, J.P. Morgan Acceptance Corporation I, and IPMargan Securities Unlines LLC
14	and JPMorgan Securities Holdings LLC.
15	Of Counsel:
16	Stacey R. Friedman (<i>pro hac vice</i>) (friedmans@sullcrom.com)
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& CROMWELL LLP	3 STIPULATION TO EXTEND TIME TO RESPOND

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2	Dated: October 12, 2010	s/ Robert A. Goodin
3	Re	obert A. Goodin (SBN 061302) cancine T. Radford (SBN 168269)
4	A	nne H. Hartman (SBN 184556) OODIN, MACBRIDE, SQUERI, DAY
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8		nd
9	K	avid J. Grais athryn C. Ellsworth
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12	Te	ew York, NY 10022 elephone: (212) 755-0100
13		acsimile: (212) 755-0052
14		torneys for Plaintiff ne Charles Schwab Corporation
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CROMWELL LLP	4	STIPULATION TO EXTEND TIME TO RESPOND TO COMPLAINT

1	I, Jason de Bretteville, am the ECF user whose User ID and Password are being used to		
2	file this STIPULATION TO EXTEND TIME TO RESPOND TO THIS COMPLAINT. In compliance		
3	with General Order 45, X.B, I hereby attest that the other signatories listed have concurred in this filing.		
4			
5	Dated: October 12, 2010 <u>/s/ Jason de Bretteville</u> Jason de Bretteville (SBN 195069)		
6	Jason de Bretteville (SBN 195069)		
7			
8	IT IS SO ORDERED:		
9	SIMES DISTRICT CON		
10	TIT IS SO ORDERED		
11	Edward M. Chen Judge Edward M. Chen		
12	U.S. Magistrate Judge		
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28 Sullivan			
& CROMWELL LLP	5 STIPULATION TO EXTEND TIME TO RESPOND TO COMPLAINT		
	CASE NO. 10-4523		