

1 KILPATRICK TOWNSEND & STOCKTON LLP
ROBERT D. TADLOCK (State Bar No. 238479)
2 Two Embarcadero Center, Eighth Floor
San Francisco, CA 94111
3 Telephone: (415) 576-0200
Facsimile: (415) 576-0300
4 Email: rtadlock@kilpatricktownsend.com

5 *Pro hac vice:*

JAMES F. BOGAN III (GA State Bar No. 065220)
6 CINDY D. HANSON (GA State Bar No. 323920)
KATHRYN C. EDERLE (GA State Bar No. 940539)
7 1100 Peachtree Street, Suite 2800
Atlanta, Georgia 30309
8 Telephone: (404) 815-6500
Facsimile: (404) 815-6555
9 Email: jbogan@kilpatricktownsend.com
Email: chanson@kilpatricktownsend.com
10 Email: kederle@kilpatricktownsend.com

11 Attorneys for Defendant
AMERISAVE MORTGAGE CORPORATION

12 JAMES C. STURDEVANT (SBN 94551)
13 (jsturdevant@sturdevantlaw.com)
THE STURDEVANT LAW FIRM
14 A Professional Corporation
354 Pine Street, Fourth Floor
15 San Francisco, CA 94104
Telephone: (415) 477-2410
16 Facsimile: (415) 477-2420

17 STEVEN A. SKALET (admitted *pro hac vice*)
(sskalet@findjustice.com)
18 CRAIG L. BRISKIN (admitted *pro hac vice*)
(cbriskin@findjustice.com)
19 MEHRI & SKALET, PLLC
1250 Connecticut Ave., NW, Suite 300
20 Washington, DC 20036
Telephone: (202) 822-5100
21 Facsimile: (202) 822-4997

22 MICHAEL D. DONOVAN (admitted *pro hac vice*)
(mdonovan@donovansearles.com)
23 NOAH AXLER (admitted *pro hac vice*)
(naxler@donovansearles.com)
24 DONOVAN AXLER, LLC
1845 Walnut Street, Suite 1100
25 Philadelphia, PA 19103
Telephone: 215-732-6067
26 Facsimile: 215-732-8060

27
28 JOINT CASE STATUS REPORT AND STIPULATION TO STAY OF LITIGATION &
[PROPOSED] ORDER - CASE NO. CV 11-01803 EMC

- 1 -

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

WHITNEY STARK (SBN 234863)
(whitneystark@rhdtdlaw.com)
RUKIN, HYLAND, DORIA & TINDALL
100 Pine Street, Suite 2150
San Francisco, CA 94111
Telephone: (415) 421-1800
Facsimile: (415) 421-1700

Attorneys for Plaintiffs and the Putative Class

UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

JUNICHIRO SONODA, LIEN DUONG, and
MARVIN KUPERSMIT, individually and on
behalf of the proposed class,

Plaintiff,

v.

AMERISAVE MORTGAGE
CORPORATION,

Defendant.

Case No. C 11-01803 EMC

CLASS ACTION

**JOINT CASE STATUS REPORT
AND STIPULATION TO
CONTINUE STAY OF
LITIGATION AND [PROPOSED]
ORDER**

Courtroom: 5, 17th Floor
Judge: Hon. Edward M. Chen

Trial Date: None
Complaint Filed: March 2, 2011

Plaintiffs Junichiro Sonoda, Lien Duong, and Marvin Kupersmit, and Defendant Amerisave Mortgage Corporation hereby submit this Joint Case Status Report and Stipulation to Continue Stay of Litigation. The parties hereby state the following:

As previously reported, on April 26, 2012, the parties reached an agreement in principle to settle this litigation on a class basis. By consent order, this litigation was stayed and the parties were ordered to either file the settlement documents or provide the Court with an update on their status by June 25, 2012. By subsequent consent order, this litigation continued to be stayed and the

1 parties were ordered to either file the settlement documents or provide the Court with an update on
2 their status by August 27, 2012.

3 The parties are close to executing a settlement agreement and documents in support of
4 preliminary approval of the settlement. The parties have resolved most of the open issues related to
5 the settlement and anticipate filing the settlement documents and a motion for preliminary approval
6 on August 31, 2012. Accordingly, the parties propose that the Court order a short extension of the
7 litigation stay, to August 31, 2012, by which time the parties will either file the settlement
8 documents, or provide the Court with an updated status report. The parties also request that
9 assuming the settlement documents are filed on August 31, 2012, a hearing on the motion for
10 preliminary approval be scheduled for October 5, 2012.

11
12 DATED: August 27, 2012

Respectfully submitted,

13
14 RUKIN, HYLAND, DORIA & TINDALL
15 THE STURDEVANT LAW FIRM, PC
16 MEHRI & SKALET, PLLC
17 DONOVAN SEARLES, LLC
18 Attorneys for Plaintiffs

KILPATRICK TOWNSEND & STOCKTON
LLP
Attorneys for Defendant

19
20
21
22
23
24
25
26
27
28 By: /s/ Whitney Stark
Whitney Stark

By: /s/ Robert D. Tadlock
Robert D. Tadlock

1 PURSUANT TO STIPULATION, IT IS SO ORDERED:

2 In light of the parties' advising the Court that they have reached a settlement in principle and
3 are cooperating in executing the necessary settlement documents, the litigation and all deadlines
4 hereby continue to be stayed. The parties are to file the settlement documents by August 31, 2012
5 or provide the Court with an update of their status at that time. If the settlement documents are filed
6 on August 31, 2012, a hearing on the motion for preliminary approval is hereby set for October 5,
7 2012.

8
9 Dated: August 29, 2012



