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JOHN F. FRIEDEMANN (SBN 115632) ifriedemann@frigolaw.com STEPHANIE BARBER HESS (SBN 204321) shess@frigolaw.com 3 JOHN N. MACLEOD (SBN 269073) jmacleod@frigolaw.com FRIEDEMANN GOLDBERG LLP 420 Aviation Boulevard, Suite 201 5 Santa Rosa, California 95403 Telephone: (707) 543-4900 Facsimile: (707) 543-4910 6 Attorneys for Defendants FIRST NATIONAL BANK OF 8 NORTHERN CALIFORNIA. KATHY CASTOR, and RANDY BRUGIONI 9 10 UNITED STATES DISTRICT COURT 11 FOR THE NORTHERN DISTRICT OF CALIFORNIA 12 13 NICK MAKREAS, CASE NO. CV-11-02234 JSW Plaintiff, HONORABLE JEFFREY S. WHITE 14 STIPULATION RE REQUEST TO 15 v. EXTEND TIME TO COMPLETE 16 MEDIATION; [PROPOSED] ORDER FIRST NATIONAL BANK OF NORTHERN **THEREON** 17 CALIFORNIA, a business entity, Form Unknown; T.D. SERVICE COMPANY a 18 business entity, Form Unknown; KATHY CASTOR, an individual; RANDY BRUGIONI, an individual; COUNTY OF SAN MATEO; SAN 19 MATEO COUNTY SHERIFF'S OFFICE; SAN MATEO COUNTY SHERIFF GREG MUNKS, 20 in his individual and official capacity; SAN 21 MATEO COUNTY SHERIFF'S DEPUTY STEPHEN DUVALL, in his individual and 22 official capacity; SAN MATEO COUNTY SHERIFF'S DEPUTY HOSS, in his individual 23 and official capacity; SAN MATEO COUNTY SHERIFF'S DEPUTY VALENCIA, in his 24 individual and official capacity; Employees DOES 1 through 25 INCLUSIVE, in their 25 individual and official capacity; and DOES 26 through 50 INCLUSIVE, et al., 26 Defendants. 27 28 CV-11-02234 JSW {00239941.DOC;v1}

STIPULATION RE REQUEST TO EXTEND TIME TO COMPLETE MEDIATION; [PROPOSED] ORDER THEREON

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1 This stipulation is entered into by Defendants First National Bank of Northern California, 2 Kathy Castor, and Randy Brugioni, T.D. Service Company, and Plaintiff Nick Makreas 3 (collectively "Parties") by and through their respective counsel of record. 4 FACTUAL RECITALS 5 This Stipulation is entered into in reference to the following facts: On June 29, 2012, the Parties appeared at a Case Management Conference in this 1. 6 7 matter during which the Court ordered the Parties to participate in Court Mediation to be completed by September 27, 2012; 8 J. Daniel Sharp was assigned as the mediator in this matter; and 9 2. 10 3. On August 1, 2012, the Parties participated in a conference call with J. Daniel 11 Sharp and agreed to participate in mediation of this matter on October 1, 2012. **STIPULATION** 12 13 I light of the foregoing facts, the Parties agree as follows: The deadline to complete mediation should be continued up to and including 14 1. 15 October 5, 2012. 16 SO STIPULATED. 17 DATED: August ____, 2012 FRIEDEMANN GOLDBERG LLP 18 19 20 stephaniers Itess Attorneys for Defendants 21 FIRST NATIONAL BANK OF NORTHERN CALIFORNIA, KATHY CASTOR, and 22 RANDY BRUGIONI 23 DATED: August _____, 2012 THE DREYFUSS FIRM, a Professional Law 24 Corporation 25 26 By: LAWRENCE J. DREYFUSS 27 Attorneys for Defendant T.D. SERVICE COMPANY CV-11-02234 JSW {00239941.DOC;v1} 28 STIPULATION RE REQUEST TO EXTEND TIME TO COMPLETE MEDIATION, [PROPOSED] ORDER

THEREON

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1 2	DATED: August 5 , 2012 THE GOODELL LAW FIRM
3	Ву:
4	NELSON W. GOODELL Attorney for Plaintiff NICK MAKREAS
5	NICK MAKREAS
6	
7	PURSUANT TO STIPULATION, IT IS SO ORDERED.
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9	Dated: August 10, 2012
10	UNITED STATES DISTRICT COURT JUDGE
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