1 2 3 4 5 6	LUANNE SACKS (SBN 120811) luanne.sacks@dlapiper.com DEBORAH E. MCCRIMMON (SBN 229769 deborah.mccrimmon@dlapiper.com VISHALI SINGAL (SBN 267481) vishali.singal@dlapiper.com DLA PIPER LLP (US) 555 Mission Street, Suite 2400 San Francisco, CA 94105-2933 Tel: 415.836.2500 Fax: 415.836.2501	 STEVEN S. KAUFHOLD (SBN 157195) skaufhold@kaufholdgaskin.com JONATHAN B. GASKIN (SBN 203625) jgaskin@kaufholdgaskin.com KAUFHOLD GASKIN LLP 388 Market St., Suite 1300 San Francisco, CA 94111 T: 415-944-9402 F: 415-874-1071
7 8 9 10	ALLISON L. KIERMAN (admitted <i>pro hac</i> v allison.kierman@dlapiper.com DLA PIPER LLP (US) 2525 East Camelback Road, Ste 1000 Phoenix, AZ 85016-4232 Tel: 480.606.5100 Fax: 480.606.5101	vice) Attorneys for Plaintiff ASHLEY MORRISON
11 12 13 14	Attorneys for Defendants T. ROWE PRICE GROUP, INC.; T. ROWE INVESTMENT SERVICES, INC.; T. ROWE PRICE SERVICES, INC.; T. ROWE PRICE TRUST COMPANY	
14 15 16	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
17 18	SAN FRAN	CISCO DIVISION
19	ASHLEY MORRISON,	CASE NO. C11-2813 EMC
20	Plaintiff,	JOINT STIPULATION AND P ROPOSED ORDER STAYING CASE
21	V.	Courtroom: 5 - 17th Floor
22	T. ROWE PRICE GROUP, INC.; T. ROWE PRICE INVESTMENT	Judge: Edward M. Chen
23	SERVICES, INC.; T. ROWE PRICE SERVICES, INC.; T. ROWE PRICE	
24	TRUST COMPANY; and DOES 1-10,	
25	Defendants.	
26		
27 28		
28 DLA Piper LLP (US)		-1- STIPULATED STAY CASE NO. C11-2813 EMC

1	Subject to the approval of the Court, the parties, by and through their undersigned counsel,
010.0 (21	
2	hereby submit this Joint Stipulation and Proposed Order Staying the Case.
3	CTIDIU ATION
4	STIPULATION
5	WHEREAS, plaintiff Ashley Morrison is concurrently involved in the case <i>Morrison v</i> .
6	<i>Morrison</i> , Case No. CV-10-1125, currently pending in the Circuit Court of Mobile County,
7	Alabama (the "Alabama Matter");
8	WHEREAS, the parties agree that the outcome of the Alabama Matter will impact this
9	matter and the scope of discovery;
10	WHEREAS, on October 27, 2011, this Court stayed this case to June 11, 2012, pursuant
11	to a Joint Stipulation entered on October 25, 2011 by and between the parties in light of that
12	pending Alabama Matter;
13	WHEREAS, trial in the Alabama Matter appeared likely to commence within the first
14	quarter of 2012 but has now been set for August 20, 2012;
15	WHEREAS, the parties wish to avoid needless expenditure of court and party resources
16	on discovery and other matters that may be clarified or resolved through the resolution of the
17	Alabama Matter;
18	WHEREAS, other pending matters, including pre-planned vacation, would prejudice at
19	least one of the parties if the matter were resumed prior to October 1, 2012;
20	NOW THEREFORE IT IS HEREBY STIPULATED AND AGREED, by and between the
21	undersigned counsel for all parties, that:
22	1. All activity in this matter, including all deadlines, discovery, limitations periods,
23	mediation, amendments, and all other matters and activities, shall be stayed until October 1, 2012.
24	SO STIPULATED.
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DLA PIPER LLP (US)	-2- STIPULATED STAY
	STIPULATED STAY CASE NO. C11-2813 EMC

1	Dated: May 15, 2012
2	DLA PIPER LLP (US)
3	
4	By <u>/s/ Vishali Singal</u> VISHALI SINGAL
5	Attorneys for Defendants T. ROWE PRICE GROUP, INC., T. ROWE
6	PRICE INVESTMENT SERVICES, INC., T. ROWE PRICE SERVICES, INC., T. ROWE
7	PRICE TRUST COMPANY
8	Dated: May 15, 2012
9	KAUFHOLD GASKIN LLP
10	
11	By /s/ Steven Kaufhold STEVEN KAUFHOLD
12	JONATHAN GASKIN Attorneys for Plaintiff
13	ASHLĚY MORRISON
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15 16	ORDER
	ORDER PURSUANT TO STIPULATION, AND GOOD CAUSE APPEARING, THE COURT
16	
16 17	PURSUANT TO STIPULATION, AND GOOD CAUSE APPEARING, THE COURT
16 17 18	PURSUANT TO STIPULATION, AND GOOD CAUSE APPEARING, THE COURT ORDERS: 1. All activity in this matter, including all deadlines, discovery, limitations periods, mediation, amendments, and all other matters and activities, shall be stayed until October 1, 2012.
16 17 18 19	 PURSUANT TO STIPULATION, AND GOOD CAUSE APPEARING, THE COURT ORDERS: All activity in this matter, including all deadlines, discovery, limitations periods, mediation, amendments, and all other matters and activities, shall be stayed until October 1, 2012. The CMC is reset from 6/22/12 to 10/26/12 at 9:00 a.m.
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16 17 18 19 20 21 22 23 24 25 26	PURSUANT TO STIPULATION, AND GOOD CAUSE APPEARING, THE COURT ORDERS: 1. All activity in this matter, including all deadlines, discovery, limitations periods, mediation, amendments, and all other matters and activities, shall be stayed until October 1, 2012. The CMC is reset from 6/22/12 to 10/26/12 at 9:00 a.m. Dated May <u>22</u> , 2012 By CDIES DISTRICT Edvard M. Chen United States District Indee IT IS SO ORDERED

1	CERTIFICATE OF SERVICE
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3	I hereby certify that I served a true and correct copy of the foregoing on Defendants'
4	counsel of record via filing with the United States District Court for the Northern District of
5	California's CM/ECF filing system on May 21, 2011.
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7	<u>By /s/ Clara Jung</u> CLARA JUNG
8	Attorney for Plaintiff ASHLEY MORRISON
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DLA PIPER LLP (US)	-4- STIPULATED STA
	STIPULATED STA CASE NO. C11-2813 EM