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UNITED STATES DISTRICT COURT				
NORTHERN DISTRI	CT OF CALIFO	RNIA		
MICHAEL RODMAN, on behalf of himself and all others similarly situated,	Case No. 3:11	-CV-03003 JST (JCS)		
	JOINT CASE MANAGEMENT REPORT			
	Date:	February 24, 2016		
	Courtroom:	2:00 PM 9 – 19th Floor		
Defendant.		le Jon S. Tigar		
	J			
	HEPHERD, FINKELMAN, MILLER & SHAH 1) West A Street, Suite 2350 an Diego, CA 92101 elephone: (619) 235-2416 acsimile: (619) 235-7334 hah@sfmslaw.com HIMICLES & TIKELLIS LLP teven A. Schwartz imothy N. Mathews 5) W. Lancaster Avenue averford, PA 19041 elephone: (610) 642-8500 ttorneys for Plaintiff and on Behalf f All Others Similarly Situated cott D. Baker (SBN 84923) onah D. Mitchell (SBN 203511) umes A. Daire (SBN 239637) hristine M. Morgan (SBN 169350) EED SMITH LLP D1 Second Street, Suite 1800 an Francisco, CA 94105 elephone: (415) 543-8700 ttorneys for Defendant AFEWAY INC. IICHAEL RODMAN, on behalf of himself ad all others similarly situated, Plaintiff, v. AFEWAY INC.,	HEPHERD, FINKELMAN, MILLER & SHAH, LLP 01 West A Street, Suite 2350 an Diego, CA 92101 elephone: (619) 235-2416 acsimile: (619) 235-7334 hah@sfmslaw.com HIMICLES & TIKELLIS LLP teven A. Schwartz imothy N. Mathews 51 W. Lancaster Avenue averford, PA 19041 elephone: (610) 642-8500 ttorneys for Plaintiff and on Behalf FAII Others Similarly Situated cott D. Baker (SBN 84923) onah D. Mitchell (SBN 203511) nmes A. Daire (SBN 239637) hristine M. Morgan (SBN 169350) EED SMITH LLP 01 Second Street, Suite 1800 an Francisco, CA 94105 elephone: (415) 543-8700 ttorneys for Defendant AFEWAY INC. UNITED STATES DISTRICT COU NORTHERN DISTRICT OF CALIFOI IICHAEL RODMAN, on behalf of himself ad all others similarly situated, Plaintiff, v. AFEWAY INC.,		

Plaintiff, Michael Rodman ("Plaintiff") and Defendant, Safeway Inc. 1 2 ("Safeway") submit this Status Report to provide an update on three issues currently pending before this Court, which are: the bill of costs; a proposed interim notice to 3 Class Members of entry of the judgment; and a briefing schedule for Plaintiff's 4 5 anticipated motion for discovery sanctions. The parties are filing concurrently herewith two stipulations that, subject to Court approval, resolve the issues 6 7 concerning the bill of costs and the proposed interim notice. The parties have also agreed to a briefing schedule for Plaintiff's motion for sanctions, which is set forth 8 9 below. As such, the parties believe the Case Management Conference currently scheduled for February 24, 2016 can be taken off calendar. Alternatively, Plaintiff 10 will file herewith a request to appear telephonically. 11

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## A. Bill of Costs

The parties have reached agreement on a stipulated amount of \$95,000.00 for
Plaintiff's Bill of Costs incurred through the date of the approximately \$41.9 million
judgment. The parties are submitting a stipulation to that effect today.

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## **B.** Notice of Entry of Judgment to Class Members

The parties have agreed to send a notice to class members to provide them
with an update on the status of the case, and also reminding Class members that they
should contact Class counsel in the event that their address or contact information
changes prior to resolution of the litigation. The parties have agreed on the content
of the notice and manner of distribution, and are submitting a stipulation and
proposed order seeking approval today.

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1	C. Plaintiff's Motion for Sanct	ions			
2	The parties have engaged in meet and confer discussions regarding Plaintiff's				
3	anticipated motion for discovery sanctions but have been unable to reach any				
4	agreement that obviates the need to file the	agreement that obviates the need to file the motion. The parties propose the			
5	following briefing schedule:				
6	March 16, 2016 – Deadline for Plaintiff to file motion for				
7	sanctions				
8	April 13, 2016 Deadli	ne for	Defendant to respond		
9	April 13, 2016 – Deadline for Defendant to respond				
10	May 4, 2016 – Plaintiff's Reply				
11	May 19, 2016 (or such other date as the Court may choose) –				
12	Hearing on Plaintiff's motion for sanctions				
13	Treating on Flammin 5 motion for sanctions				
14	A proposed order setting the above schedule is attached hereto.				
15					
16	REED SMITH LLP		CHIMICLES & TIKELLIS LLP		
17	By: <u>/s/ Jonah D. Mitchell</u> Scott D. Baker (SBN 84923)	By:	/s/ Timothy N. Mathews Steven A. Schwartz (pro hac vice)		
18	Jonah D. Mitchell (SBN 203511)		Timothy N. Mathews (pro hac vice) 361 W. Lancaster Ave.		
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24			Telephone: (619) 235-2416 Facsimile: (866) 300-7367		
26			Attorneys for Plaintiff		
27			MICHAEL RODMAN and the Class		
28	H0052020.				
-			JOINT CASE MANAGEMENT REPORT Case No. C11-03003 JST (JCS)		

1		[PROPOSED] ORDER		
2	The Court sets the following deadline for Plaintiff's anticipated Motion for			
3	Discovery Sanctions:			
4	March 16, 2016	Deadline for Plaintiff to file motion for sanctions		
5	April 13, 2016	Deadline for Defendant to respond		
6	May 4, 2016	Plaintiff's Reply		
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13		Z Judge Jon S. Tigar		
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		JOINT CASE MANAGEMENT REPORT Case No. C11-03003 JST (JCS)		