James C. Shah (SBN 260435) SHEPHERD, FINKELMAN, MILLER & SHAH, LLP 401 West A Street, Suite 2350 San Diego, CA 92101 Telephone: (619) 235-2416 jshah@sfmslaw.com 4 CHIMICLES & TIKELLIS LLP 5 Steven A. Schwartz Timothy N. Mathews 361 W. Lancaster Avenue Haverford, PA 19041 7 Telephone: (610) 642-8500 8 Attorneys for Plaintiff and on Behalf of All Others Similarly Situated 9 Scott D. Baker (SBN 84923) 10 Jonah D. Mitchell (SBN 203511) James A. Daire (SBN 239637) 11 Christine M. Morgan (SBN 169350) REED SMITH LLP 12 101 Second Street, Suite 1800 San Francisco, CA 94105 Telephone: (415) 543-8700 14 Attorneys for Defendant 15 SAFEWAY INC. 16 UNITED STATES DISTRICT COURT 17 NORTHERN DISTRICT OF CALIFORNIA 18 19 MICHAEL RODMAN, on behalf of himself Case No. 11-03003 JST (JCS) 20 and all others similarly situated, JOINT STIPULATION AND [PROPOSED] 21 Plaintiff, ORDER APPROVING INTERIM NOTICE TO CLASS MEMBERS 22 V. 23 SAFEWAY INC., 24 Defendant. 25 26 27 28 Case No. 11-03003 JST (JCS) JOINT STIP. & [PROPOSED] ORDER APPROVING INTERIM NOTICE TO CLASS MEMBERS

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Rodman v. Safeway Inc.

WHEREAS, Plaintiff's counsel has requested, and Safeway has agreed to produce, certain Class Member identifying information, specified below;

WHEREAS, such information shall be marked and treated as "CONFIDENTIAL" under the terms of the Stipulated Protective Order (ECF No. 57), but nothing in this Stipulation shall be construed to prevent: (1) Plaintiff from challenging such designation pursuant to the terms of the Stipulated Protective Order (ECF No. 57) at a later time, or (2) Safeway from up-designating the information at a later time to restrict access to those individuals willing to sign Exhibit B to the Stipulated Protective Order;

NOW, THEREFORE, the parties to the above-captioned action hereby stipulate and agree to the following:

- A. Individual Notice by Direct Electronic Mail: The interim notice, in the form attached hereto as Exhibit A ("Interim Notice"), shall be sent by Safeway via electronic mail to the email addresses associated with each Class member in Safeway's records. The Notice shall be sent within sixty (60) days of the entry of this [Proposed] Order.
- B. Individual Notice by Direct Postal Mail: In the event an emailed Interim

 Notice is undeliverable to any of the email addresses associated with Class

 members, Safeway shall send the Interim Notice in letter format via U.S.

 mail, or alternatively, via postcard (in a form to be agreed upon by the

 parties), to the mailing address currently in Safeway's records. Such

 Interim Notice by postcard or letter, if any, shall be sent no later than thirty

 (30) days after completion of the email notice process set forth above.

 Plaintiff shall advance the cost of postage and printing associated with such

 direct postal mail Interim Notice, but shall not be precluded from seeking

1		reimbursement of such of	costs by S	afeway as a tax	able cost after resolution of	
2		the appeal. Safeway res	serves its r	rights to oppose	such reimbursement.	
3	C.	Website: The Interim	Notice sha	ll also be posted	d on the website	
4		www.SafewayGroceryD	DeliveryCl	lassAction.com,	along with the Judgment,	
5		the Court's Orders on M	Iotions for	r Summary Judg	gment, the long-form	
6		Notice of Pendency of Class Action, the Court's Class Certification Order,				
7 8	Plaintiff's Amended Complaint, Safeway's Answer, and, to the extent					
9	relevant, future orders of the Court or other documents important to Class					
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11	members. The updates to the website shall occur within thirty (30) days of the entry of this [Proposed] Order. D. Class Member Information to Be Provided to Plaintiff's Counsel Safeway shall provide to Plaintiff's counsel a list of all Class Members,					
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15	along with such Class members' customer identification number, card					
16				-	ber (if available) and also	
17	the aggregate markup amount charged to each Class Member as reported in the Query Run as calculated by Safeway's expert, Mr. Anastasi, in his					
18		-	•		on shall be provided within	
19		sixty (60) days of the en			-	
20				[op-oo -o		
21	IT IS SO STI	PULATED.				
22 23	Dated: Febru	Dated: February 17, 2016				
24	REED SMITH LLP			CHIMICLES & TIKELLIS LLP		
25	By: /s/ Jonah D.		By: _	/s/ Timothy N		
26	Scott D. Bake Jonah D. Mit		Timothy N. M	nwartz (pro hac vice) Mathews* (pro hac vice)		
27	Christine M.	re (SBN 239637) Morgan (SBN 169350)		361 W. Lanca Haverford, PA	A 19041	
28	101 Second S	Street, Suite 1800	Л	Telephone: Facsimile:	(610) 642-8500 (610) 649-3633 Case No. 11-03003 JST (JCS	

1 2 3 4 5	San Francisco, CA 94105 Telephone: (415) 543-8700 Facsimile: (415) 391-8269 Attorneys for Defendant SAFEWAY INC.	James C. Shah (SBN 260435) Rose F. Luzon (SBN 221544) SHEPHERD, FINKELMAN, MILLER & SHAH 401 West A Street, Suite 2350 San Diego, CA 92101 Telephone: (619) 235-2416 Facsimile: (866) 300-7367		
6		Attorneys for Plaintiff		
7		MICHAEL RODMAN and the Class		
8		* Filer's Attestation: Pursuant to Civil Local Rule 5-1(i) regarding signatures, Timothy N. Mathews hereby attests that		
9		concurrence in the filing of this document has been obtained.		
10				
11	IT IS SO ORDERED.	STATES DISTRICT COL		
12	Date: February 18, 2016			
13		APPROVED		
14 15		Judge Jon S. Tigar Judge Jon S. Tigar DISTRICT OF CERTIFICATION		
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