1 AMIR M. NASSIHI (SBN: 235936) anassihi@shb.com 2 SHOOK, HARDY & BACON L.L.P. One Montgomery, Suite 2700 San Francisco, California 94104 3 Telephone: 415-544-1900 4 Attorneys for Defendant FORD MOTOR COMPANY 5 KEITH G. BREMER (SBN: 155920) 6 kbremer@bremerandwhyte.com ALISON K. HURLEY (SBN: 234042) 7 ahurley@bremerandwhyte.com BREMER WHYTE BROWN & O'MEARA LLP 8 20320 S.W. Birch Street, Second Floor Newport Beach, California 92660 9 Telephone: 949-221-1000 10 ADAM J. LEVITT levitt@whafh.com 11 WOLF HALDENSTEIN ADLER FREEMAN & HERZ LLC 55 West Monroe Street, Suite 111 12 Chicago, Illinois 60603 Telephone: 312-984-0000 13 THOMAS C. JONES 14 DAVIS BETHUNE & JONES LLC 1100 Main Street, Suite 2930 15 Kansas City, Missouri 64105 Telephone: 816-421-1600 16 Attorneys for Plaintiffs Vincent Perrone, Charles Johnson, James Denning, Zane Dery, 17 Richard Douglas, Melia Douglas, Thomas Bell, and Michael Antramzarza 18 UNITED STATES DISTRICT COURT 19 NORTHERN DISTRICT OF CALIFORNIA 20 SAN FRANCISCO DIVISION 21 Case No. CV 11 3133 SC JO ANN GETTMAN, on behalf of herself and 22 all other similarly situated, STIPULATED EXTENSION OF TIME TO PLEAD OR OTHERWISE RESPOND 23 Plaintiffs, 24 VS. 25 FORD MOTOR COMPANY, and DOES 1 through 100, inclusive, 26 Defendants. 27 28 STIPULATED EXTENSION OF TIME TO PLEAD OR OTHERWISE RESPOND 217355 V3 CV 11 3133 SC & CV 11 3832 SC

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Gettman v. Ford Motor Company

218357 V1

1	VINCENT PERRONE, CHARLES JOHNSON, JAMES DENNING, ZANE DERY, RICHARD Case No. CV 11 3832 SC		
2	DOUGLAS, MELIA DOUGLAS, THOMAS BELL, AND MICHAEL ANTRAMZARZA, on		
3	behalf of themselves and all other similarly situated,		
4	Plaintiffs,		
5	VS.		
6	FORD MOTOR COMPANY, and DOES 1		
7	through 100, inclusive, ,		
8	Defendants.		
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21	WHEREAS the Parties had previously stipulated to extend the time to respond to the		
22	complaint in Gettman v. Ford Motor Co., CV 11 3133 SC, and Perrone v. Ford Motor Co., CV 11		
23	3832 SC, to October 10, 2011.		
24	WHEREAS the Parties submitted declarations on September 30 and October 3, 2011.		
25	identifying no other active related cases beyond those currently related before this Court.		
26	WHEREAS on October 3, 2011, the <i>Gettman/Perrone</i> Plaintiffs filed their Motion to Renew		
27	their previous Motion to Consolidate and Appoint Interim Class Counsel.		
28	2		

STIPULATED EXTENSION OF TIME TO PLEAD OR OTHERWISE RESPOND

CV 11 3133 SC & CV 11 3832 SC

1			
1	IT IS HEREBY STIPULATED by and between the Parties, pursuant to L.R. 6-1(a), that		
2	defendant Ford Motor Company's time to answer or otherwise respond to the complaint in the		
3	above-captioned <i>Gettman</i> and <i>Perrone</i> matters shall be extended 14 days to October 24, 2011.		
4			
5	DATED: October 5, 2011	SHOOK, HARDY & BACON, L.L.P.	
6		By: /s/ Amir Nassihi AMIR NASSIHI	
7			
8		Attorneys for Defendant FORD MOTOR COMPANY	
9	DATED: October 5, 2011	WOLF HALDENSTEIN ADLER FREEMAN	
10		& HERZ LLC	
11		By: <u>/s/Adam J. Levitt</u> ADAM J. LEVITT	
12		and	
13		KEITH G. BREMER	
14		ALISON K. HURLEY BREMER WHYTE BROWN &	
15		O'MEARA LLP	
16		THOMAS C. JONES DAVIS BETHUNE & JONES LLC	
17		Attorneys for Plaintiffs Vincent Perrone,	
18 19		Charles Johnson, James Denning, Zane Dery, Richard Douglas, Melia Douglas, Thomas Bell, and Michael Antramzarza	
20	IT IS SO ORDERED.	Thomas Bon, and I manner I manner.	
21	II IS SO ONDENED.		
21		STATES DISTRICT CO.	
23	DATED: October 7, 2011	TIE IT IS SO ORDERED IN	
		United Judge	
24 25		Judge Samuel Conti	
26			
27		DISTRICTOR	
27	2		

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SIGNATURE ATTESTATION

I, Amir Nassihi, am the ECF User whose ID and password are being used to file this STIPULATED EXTENSION OF TIME TO PLEAD OF ORTHERWISE RESPOND. In compliance with General Order 45, X.B., I hereby attest that Plaintiff's counsel has concurred in this filing.

DATED: October 5, 2011 SHOOK, HARDY & BACON, L.L.P.

By: /s/ Amir Nassihi
AMIR NASSIHI

Attorneys for Defendant FORD MOTOR COMPANY