o v. I	Equable Ascent Financial et al				
	Case3:11-cv-03158-CRB	Document65	Filed04/05/13	Page1 of 2	
1	O. Randolph Bragg				
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3	Chicago, IL 60602 (312) 372-8822				
4	(312) 372-1673 <u>rand@horwitzlaw.com</u>				
5	Attorney for Plaintiff Abdon Santiago				
6					
7	UNITED STATES DISTRICT COURT				
8	NORTHERN DISTRICT OF CALIFORNIA				
9	San Francisco Division				
10					
11	ABDON SANTIAGO, on behalf of himself and				
12	all others similarly situated,	CAS	CASE NO.: 11-cv-003158		
13	Plaintiff,				
14					
15	V.				
16		<u>Date</u>	e: May 10, 201	13	
17	EQUABLE ASCENT FINANCIA and AHN H. REGENT,	L Tim Loc	e: May 10, 201 e: 10:00 AM ation: U.S. Dis	strict Court	
18		430 San	Golden Gate Francisco, CA Irtroom 6, 17 th	Avenue A Floor	
19 20	Defendants.				
20 21	/				
21 22	STIPULATION AND FROTOSED ORDER				
22	REGARDING HEARING DATE ON				
24	MOTION FOR ATTORNEYS' FEES				
25					
26	Pursuant to Local Rule 6-2 of the U.S. District Court for the Northern				
27	District of California the above parties stipulate as follows:				
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1. At Plaintiff's request, the Court recently extended the date for the 1 filing of the Reply Brief regarding Plaintiff's Motion for an Award of Costs and 2 Attorneys Fees, and set the hearing date on the motion for May 10, 2013, 3

2. Counsel for Defendants has a conflict on that date, as he is scheduled 4 to be out of town attending a conference for a national trade group where he will be 5 chairing a committee meeting. In addition, counsel for Plaintiff, Irving Berg, is 6 undergoing surgery and will need additional time to recover.

3. All counsel are presently free for a hearing on June 14, 2013, and the a parties respectfully request that the Court re-set the hearing for that date.

O. Randolph Bragg Randolph Bragg HORWITZ, HORWITZ & ASSOC. 25 E Washington St Ste 900 Chicago IL 60602 $(\bar{2})$ $(\bar{3}7\bar{2}-16\bar{7}\bar{3})$ (Facsimile) rand@horwitzlaw.com ATTORNEY FOR PLAINTIFF Готіо B. Narita Narita Comio R MMONDS & NARITA, LLP 44 Montgomery St., Ste 3010 San Francisco, CA 94104-4816 ATTORNEY FOR DEFENDANTS PURSUANT TO STIPULATION IT IS HEREBY ORDERED that the new hearing date on the motion shall be <u>June 14, 2013 at 10:00 a.m.</u>.

Signed: April 10, 2013

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