MARK D. LONERGAN (State Bar No. 143622) ERIK KEMP (State Bar No. 246196) 2 ek@severson.com **SEVERSON & WERSON** 3 A Professional Corporation One Embarcadero Center, Suite 2600 San Francisco, CA 94111 Telephone: (415) 398-3344 Facsimile: (415) 956-0439 Attorneys for Defendants WELLS FARGO BANK, N.A. 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 VICTORIA HUDSON, on behalf of herself 11 Case No.: C11-03966 JCS and all others similarly situated, 12 **Class Action** Plaintiff, 13 SECOND STIPULATION FOR ENLARGEMENT OF TIME TO RESPOND VS. 14 TO COMPLAINT WELLS FARGO BANK, N.A., a Delaware corporation, 15 Civil Local Rule 6-1(a) 16 Defendants. Complaint filed: August 12, 2011 **17** 18 WHEREAS, plaintiff Victoria Hudson filed this action on August 12, 2011, and served it 19 on defendant Wells Fargo Bank, N.A. on August 16, 2011; 20 WHEREAS, the parties previously stipulated that Wells Fargo's deadline to respond to the 21 complaint would be September 28, 2011; 22 WHEREAS, Local Rule 6-1(a) of the United States District Court for the Northern District 23 of California provides that the parties may stipulate to extend the time for responding to a 24 complaint without leave of Court; 25 IT IS HEREBY STIPULATED by and between Hudson, on the one hand, and Wells Fargo, 26 on the other, through their respective counsel of record, that Wells Fargo may have an extension of **27** time to answer, move, or otherwise respond to plaintiff's complaint to and including October 5, 28 2011. 07685/1074/971977.1 Stipulation for Enlargement of Time to Respond to Complaint Case No.: C11-03966 JCS

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Hudson v. Wells Fargo Bank, N.A.

1	This extension of time will not alter the date of any event or deadline already fixed by	
2	Court order.	
3	IT IS SO STIPULATED.	
4		
5	DATED: September 28, 2011	SEVERSON & WERSON A Professional Corporation
6		A Froressional Corporation
7		By: /s/ Erik Kemp Erik Kemp
8		-
9		Attorneys for Defendants WELLS FARGO BANK, N.A.
10	<u>Attestation</u>	
11	I, Erik Kemp, am the ECF user	
12	whose identification and password are being used to file this Second Stipulation for	
13	Enlargement of Time to Respond to Complaint. I hereby attest that Robert	
14	Bramson has concurred in this filing.	
15	/s/ Erik Kemp	
16		
17	DATED: September 28, 2011	BRAMSON, PLUTZIK, MAHLER &
18		BIRKHAEUSER, LLP
19		By: /s/ Robert Bramson
20	TES DISTRICE	Robert M. Bramson
21	STATES	Attorneys for Plaintiff VICTORIA HUDSON
22	Dated: 9/30/11 STIT IS SO ORDERED	\
23		
24	Judge Joseph C. Spero	
25	18/	
26	DISTRICT OF CE	
27		
28		

- 2 -