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5 6 7 8 9	LIEFF CABRASER HEIMANN & BERNST Kristen Law Sagafi (State Bar No. 222249) Daniel M. Hutchinson (State Bar No. 239458 275 Battery Street, 29th Floor San Francisco, California 94111-3339 Telephone: (415) 956-1000 Facsimile: (415) 956-1008 Attorneys for Plaintiff Andrew Steinfeld and a Class	3)	MEYER WILSON CO., LPA David P. Meyer Matthew R. Wilson 1320 Dublin Road, Ste. 100 Columbus, Ohio 43215 Telephone: (614) 224-6000 Facsimile: (614) 224-6066			
10	UNITED STATES DISTRICT COURT					
11	NORTHERN DISTRICT OF CALIFORNIA					
12	NORTHERN DISTRICT OF CALIFORNIA					
13	ANDREW STEINFELD on behalf of	Case No. 3	:12-cv-01118-JSW			
14	himself and all others similarly situated,	STIPULATION AND [PROPOSED]				
15	Plaintiff,		EGARDING CASE SCHEDULE			
16	v.	Judge:	Hon. Jeffrey S. White			
17 18	DISCOVER FINANCIAL SERVICES, DFS SERVICES, LLC, and DISCOVER BANK,					
19	Defendants.					
20						
21						
22	Plaintiff Andrew Steinfeld and Defendants Discover Financial Services, DFS Financial					
23	Services, LLC, and Discover Bank (collectively, "Defendants"), through their undersigned					
24	counsel, hereby stipulate as follows:					
25	WHEREAS, Plaintiff Steinfeld filed his Class Action Complaint for Damages and					
26	Injunctive Relief Pursuant to 47 U.S.C § 227 et seq. (Telephone Consumer Protection Act) on					
27	March 6, 2012;					
28	WHEREAS, Defendants waived serv	vice of process	on April 5, 2012, thereby setting May			
	1037322.1		STIPULATION AND [PROPOSED] ORDER CASE NO. 4:11-CV-5746-JSW			

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1	8, 2012 as the last day for Defendants to file and serve an answer or a motion under Rule 12 of			
2	the Federal Rules of Civil Procedure;			
3	WHEREAS, the parties have agreed to attend mediation with a private mediator as soon			
4	as practicable;			
5	WHEREAS, Plaintiff has requested that Defendants produce certain data and documents			
6	in advance of the mediation; and			
7	WHEREAS, the parties agree that they should devote the limited time between now and			
8	the mediation to matters that will advance the parties' ability to engage in meaningful settlement			
9	negotiations.			
10	NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, between Plaintiff			
11	Steinfeld, by his undersigned counsel, and Defendants, by their undersigned counsel, that the last			
12	day for Defendants to file and serve an answer or a motion under Rule 12 of the Federal Rules of			
13	Civil Procedure shall be extended by thirty (30) days until June 7, 2012.			
14	IT IS SO STIPULATED.			
15	Dated: May 8, 2012	IEFF CABRASER HEIMANN & BERNSTEIN, LLP		
16	В	y: <u>/s/ Daniel M. Hutchinson</u> Daniel M. Hutchinson		
17		aniel M. Hutchinson		
18	di	hutchinson@lchb.com risten Law Sagafi		
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7	Dated: May 8, 2012	STROOCK & STROOCK & LAVAN LLP
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16		Attorneys for Defendants Discover Financial Services;
17		DFS Services, LLC; and Discover Bank
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1	[PROPOSED] ORDER						
2	FC	OR GOOD CAU	R GOOD CAUSE APPEARING AND PURSUANT TO THE STIPULATION, IT				
3	IS SO ORDERED.						
4		May 9	2012	Jeffrey Swhits			
5	Dated:	May 8	, 2012	Hol. Jaffrey J. White United States District Court Judge			
6				United States District Court Judge			
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