Avenue Capital Management II, LP ("Avenue Capital") and Plaintiffs (together with Avenue Capital, the "Parties"), through their undersigned counsel, hereby submit this Stipulation and Proposed Order regarding Plaintiffs' withdrawal of their designation of William H. Purcell ("Purcell") as an expert for trial and the expert report of Purcell ("Purcell Report"), Avenue Capital's corresponding withdrawal of its Motion to Strike the Expert Report and Preclude the Testimony of William H. Purcell ("Motion"), and the resultant amended discovery deadlines:

WHEREAS, Avenue Capital filed the Motion (ECF No. 303), Plaintiffs filed an opposition (ECF No. 312), and Avenue Capital filed a reply (ECF No. 315);

WHEREAS, by order dated March 20, 2017 (ECF No. 304), the Court set a hearing on the Motion for May 4, 2017 at 2 p.m., the time of which was amended by order dated March 27, 2017 (ECF No. 310) to May 4, 2017 at 9:30 a.m. ("Hearing");

WHEREAS, by order dated May 1, 2017 (ECF No. 316), the Court requested that, for the Hearing, the Parties be prepared to address whether Plaintiffs should be allowed to file a new supplemental expert report and to identify deadlines for a supplemental expert report and rebuttal if the Court granted the Motion;

WHEREAS, by order dated March 22, 2017 (ECF No. 309) ("March 22 Scheduling Order"), expert rebuttal reports shall be served on or before July 7, 2017 (provided however that Avenue Capital's deadline to serve rebuttal to the Purcell Report shall be the later of July 7, 2017, and 30 days after the Court resolves the Motion), expert reply reports shall be served on or before August 4, 2017 (provided however that Plaintiffs' deadline to serve a reply regarding the Purcell Report shall be the later of August 4, 2017, and 60 days after the Court resolves the Motion), expert discovery shall be complete by September 1, 2017 (provided however that the deadline to complete expert discovery with respect to Purcell shall be the later of September 1, 2017, and 90 days after the Court resolves the Motion), dispositive motions shall be filed by October 4, 2017, pretrial statements shall be filed by March 16, 2018, a pretrial conference shall take place on March 23, 2018, and a jury trial shall take place beginning April 23, 2018;

WHEREAS, the undersigned parties believe that the circumstances described above warrant good cause to order the following.

1 IT IS SO STIPULATED: 2 Dated: May 2, 2017 3 AKIN GUMP STRAUSS HAUER POMERANTZ LLP & FELD LLP 4 /s/ Peter I. Altman /s/ Jonathan Stern 5 Neal R. Marder (SBN 126879) Patrick V. Dahlstrom Peter I. Altman (SBN 285292) Joshua B. Silverman 6 Ali R. Rabbani (SBN 253730) Louis C. Ludwig Andrew S. Jick (SBN 278943) 10 South LaSalle, Ste. 3505 1999 Avenue of the Stars, Suite 600 Chicago, Illinois 60603 Los Angeles, CA 90067-6022 Telephone: (312) 377-1181 Telephone: 310.229.1000 Facsimile: (312) 377-1184 Email: pdahlstrom@pomlaw.com Facsimile: 310.229.1001 nmarder@akingump.com jbsilverman@pomlaw.com lcludwig@pomlaw.com paltman@akingump.com 10 arabbani@akingump.com ajick@akingump.com Marc I. Gross 11 Jeremy A. Lieberman Michael J. Wernke John C. Murphy 12 One Bryant Park 600 Third Avenue, 20th Floor Bank of America Tower New York, New York 10016 13 New York, NY 10036 Telephone: (212) 661-1100 Telephone: 212.872.1000 Facsimile: (212) 661-8665 14 Facsimile: 212.872.1002 Email: migross@pomlaw.com imurphy@akingump.com jalieberman@pomlaw.com 15 mjwernke@pomlaw.com Counsel for Avenue Capital Management II, 16 L.P. THE ROSEN LAW FIRM, P.A. Laurence M. Rosen, Esq. (CSB# 219683) 17 Jonathan Stern 275 Madison Avenue, 34th Floor 18 New York, New York 10016 Telephone: (212) 686-1060 19 Fax: (212) 202-3827 Email: lrosen@rosenlegal.com 20 Class Counsel 21 **GLANCY PRONGAY & MURRAY LLP** 22 Lionel Z. Glancy (CSB# 134180) Robert V. Prongay (CSB# 270796) 23 1925 Century Park East, Suite 2100 Los Angeles, CA 90067 24 Telephone: (310) 201-9150 Facsimile: (310) 201-9160 25 Email: info@glancylaw.com 26 Liaison Counsel **Pursuant to L.R. 5–1(i)(3), I attest that concurrence in the filing of this document has 27 been obtained from each of the other signatories above.

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[PROPOSED] ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: May <u>3</u>, 2017

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Hon Jon S. Tigar,

United States District Judge