1	Sue J. Stott, State Bar No. 91144 SStott@perkinscoie.com			
2	Jonathan S. Longino, State Bar No. 273936 JLongino@perkinscoie.com			
3	Aaron J. Ver, State Bar No. 295409 AVer@perkinscoie.com PERKINS COIE LLP			
5	505 Howard Street, Suite 1000 San Francisco, CA 94105			
6	Telephone: 415.344.7000 Facsimile: 415.344.7050			
7	Attorneys for Defendants FAST WATER HEATER PARTNERS I, LP DBA			
8	FAST WATER HEATER COMPANY, FWH ACOUISITION COMPANY, LLC DBA FAST			
9	WATER HEATER COMPAŃY; JEFFREY DAVID JORDAN; AND JASON SPARKS HANLEYBROWN			
10				
11	UNITED STATES DISTRICT COURT			
12	NORTHERN DISTRICT OF CALIFORNIA			
13	MIHAIL SLAVKOV, NIKOLA VLAOVIC AND MARTIN ARNAUDOV,	Case No. CV 14-4324 JST		
14	individually and on behalf of those similarly situated,	STIPULATION AND [PROPOSED] ORDER GRANTING CONTINUANCE OF		
15	Plaintiffs,	THE CLASS CERTIFICATION BRIEFING		
16	V.			
17	FAST WATER HEATER PARTNERS I.			
18	LP dba Fast Water Heater Company, a Delaware Limited Partnership; FWH			
19	ACQUISITION COMPANY, LLC dba Fast Water Heater Company, a Delaware			
20	Limited Liability Company; JEFFREY DAVID JORDAN, an individual; and			
21	JASON SPARKS HANLEYBROWN, an individual,			
22	Defendants.			
23				
24				
25				
26				
27 28				
28	STIPULATION AND [PROPOSED] ORDER			
	Case No. CV 14-4324 JST 129524341.3			

STIPULATION AND REQUEST FOR A CONTINUANCE

Plaintiffs MIHAIL SLAVKOV, NIKOLA VLAOVIC and MARTIN ARNAUDOV ("Plaintiffs") and Defendants FAST WATER HEATER PARTNERS I, LP dba FAST WATER HEATER COMPANY, FWH ACQUISITION COMPANY, LLC dba FAST WATER HEATER COMPANY; JEFFREY DAVID JORDAN; and JASON SPARKS HANLEYBROWN ("Defendants") (collectively, "Parties"), stipulate to and request an order continuing the current class certification briefing schedule by 45 days. This additional time will enable the Parties to focus their time and resources towards ongoing settlement communications as part of the Court's ADR program. The parties are concerned that unless there is a continuance of the certification briefing schedule, their settlement efforts may be hindered by the necessity of devoting all of their time and litigation resources to class certification briefing. If the Court extends the schedule, the Parties have agreed that there will be a corresponding stay of discovery and a tolling of the statute of limitations on the claim brought under the Fair Labor Standards Act ("FLSA").

This stipulation and proposed order is made on the following facts. The Parties attended an early mediation in May 2015 before a private mediator. On January 19, 2016, the Parties attended a second mediation, this time a day-long mediation with Arthur R. Siegel, the Court-assigned Mediator to this matter. The Parties did not resolve the litigation at the mediation, but settlement discussions are ongoing. The parties are facing substantial immediate discovery and briefing efforts including the depositions of the named lead class members, additional written discovery, Plaintiffs' discovery motion relating to the Defendant's deposition and written discovery, a class certification motion and perhaps other motions.

Accordingly, the Parties request that this Court grant a 45 day continuation of the class certification deadlines, as set forth below

Event	Deadline
Plaintiffs' motion for class certification	February 26, 2016 April 15, 2016
Defendants' opposition to class certification	March 25, 2016 May 16, 2016
Plaintiffs' reply brief re class certification	April 8, 2016 May 30, 2016

Hearing on class certification	May 26, 2016 June 30, 2016 at 2:00 p.m.
The parties also request that for the	e next 45 days, the statute of limitations relating to FLSA
claims of putative class members i	is tolled and discovery (including discovery motions) is staye
IT IS SO STIPULATED, THROU	JGH COUNSEL OF RECORD.
DATED: January 26, 2016	PERKINS COIE LLP
DATED. January 20, 2010	TERMINS COIL LLP
	By: /s/ Jonathan S. Longino
	Sue J. Stott Jonathan S. Longino
	Aaron J. Ver
	Attorneys for Defendants
	FAST WATER HEATER PARTNERS I, LI DBA FAST WATER HEATER COMPANY
	FWH ACQUISITION COMPANY, LLC
	DBA FAST WATER HEATER COMPANY JEFFREY DAVID JORDAN; AND JASON
	SPARKS HANLEYBROWN
DATED: <u>January 26, 2016</u>	WOODALL LAW OFFICES
	DOUGLAS LAW OFFICES BARNES LAW OFFICES
	By: /s/ Kevin F. Woodall
	Kevin F. Woodall
	Attorneys for Plaintiffs
	MIHAIL SLAVKOV, NIKOLA VLAOVIC AND MARTIN ARNAUDOV
	AND WARTIN ARNAUDOV

1	[PROPOSED] ORDER
2	The Parties' stipulation, request for a continuance, and revised case management schedule
3	are adopted. IT IS SO ORDERED.
4	O 11'
5	DATED: January 27, 2016 The Honorable Job S. Tigar
6	The Honorable Job'S. Tigar UNITED STATES DISTRICT JUDGE
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	