1 2 3 4 5	THOMAS A. WOODS (SB #210050) tawoods@stoel.com BRYAN L. HAWKINS (SB #238346) blhawkins@stoel.com STOEL RIVES LLP 500 Capitol Mall, Suite 1600 Sacramento, CA 95814 Telephone: (916) 447-0700 Facsimile: (916) 447-4781	
6 7 8 9 10	Attorneys for Defendants BANK OF NEW YORK MELLON fka THE BA OF NEW YORK, AS TRUSTEE ON BEHALF ( THE HOLDERS OF THE ALTERNATIVE LOA TRUST 2007-OH2, MORTGAGE PASS- THROUGH CERTIFICATES, SERIES 2007-OF SELECT PORTFOLIO SERVICING, INC.; and NATIONAL DEFAULT SERVICING CORPORATION	DF AN
11 12	UNITED STATES I	DISTRICT COURT
13	NORTHERN DISTRI	CT OF CALIFORNIA
14	MOHAMMED S. HUSSEIN and ROZINA HUSSEIN,	Case No. 3:15-cv-00907-WHA
15	Plaintiff,	STIPULATED REQUEST TO
16	V.	CONTINUE MAY 28, 2015, INITIAL CASE MANAGEMENT CONFERENCE ; ORDER
17	BANK OF NEW YORK MELLON fka THE	Date: May 28, 2015
18	BANK OF NEW YORK, AS TRUSTEE ON BEHALF OF THE HOLDERS OF THE	Time: 8:00 a.m. Location: Courtroom 8, 19th Floor
19	ALTERNATIVE LOAN TRUST 2007-OH2, MORTGAGE PASS-THROUGH	Judge: William Alsup
20	CERTIFICATES, SERIES 2007-OH2; NATIONAL DEFAULT SERVICING	(Alameda County Superior Court, Case No. RG15756589)
21	CORPORATION; SELECT PORTFOLIO SERVICING, INC.; and DOES 1-50	Complaint Filed: January 29, 2015
22	inclusive,	Removal Filed: February 27, 2015
23	Defendants.	
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STOEL RIVES LLP Attorneys At Law Sacramento	STIPULATED REQUEST TO CONTINUE INITIAL -1-	-

1	The Parties, by and through their undersigned counsel, hereby recite and stipulate, subject	
2	to the Court's approval as provided for herein, as follows:	
3	RECITALS	
4	1. On January 29, 2015, Plaintiffs Mohammed S. Hussein and Rozina Hussein	
5	("Plaintiffs") filed their complaint in this action against The Bank of New York Mellon, fka The	
6	Bank of New York, as Trustee on Behalf of the Holders of the Alternative Loan Trust 2007-OH2,	
7	Mortgage Pass-Through Certificates, Series 2007-OH2 ("BONY") Select Portfolio Servicing, Inc.	
8	("SPS"), and National Default Servicing Corporation ("NDSC" ,collectively "Defendants") in the	
9	Alameda County Superior Court.	
10	2. On February 27, 2015, Defendants removed this matter to this Court. ECF # 1.	
11	On this same day, this case was assigned to Magistrate Judge Kandis A. Westmore.	
12	3. On March 2, 2015, Magistrate Judge Westmore issued an Initial Case Management	
13	Scheduling Order with ADR Deadlines. ECF # 5. This Order set the initial case management	
14	conference for May 26, 2015.	
15	4. On March 6, 2015, Defendants filed their Motion to Dismiss. ECF # 11. The	
16	hearing on this motion was set for April 16, 2015. On this same day, Defendants filed their	
17	Consent to Proceed Before a US Magistrate Judge. ECF #10.	
18	5. On March 20, 2015, Plaintiffs filed their Opposition to Defendants' motion. ECF	
19	#14. And on March 27, 2015, Defendants filed their reply. ECF # 15.	
20	6. On April 13, 2015, the matter was assigned to this Court due to Plaintiffs' failure	
21	to consent to Magistrate Judge Westmore. ECF # 21.	
22	7. On April 16, 2015, Defendants re-filed their Motion To Dismiss and noticed it	
23	before this Court. ECF # 22. The hearing on this motion was set for May 28, 2015.	
24	8. On April 17, 2015, the Court issued a Minute Order setting the initial case	
25	management conference for May 28, 2015. ECF # 24.	
26	9. On April 28, 2015, the Court issued an Order granting Defendants' Motion To	
27	Dismiss and vacating the hearing date. ECF # 26. This Order gave Plaintiffs until May 12, 2015,	
28	at noon to file a motion for leave to file an amended complaint.	
LLP .aw	STIPULATED REQUEST TO CONTINUE INITIAL -2-	

1	10. On May 12, 2015, Plain	tiffs filed their motion for leave to file an amended
2	complaint. ECF # 27. The hearing on	the motion is set to occur on July 2, 2015. ECF # 28. As
3	the case is not yet at issue, and given the July 2 hearing on Plaintiffs' motion, the Parties request	
4	that the May 28, 2015, initial case management conference be continued to July 2, 2015 or to a	
5	later alternative time convenient to the	Court. In addition to allowing the Parties' counsel to
6	focus their efforts on the currently pend	ling motion for leave, the continuance will also allow the
7	Parties to best preserve their resources.	
8		STIPULATIONS
9	The Parties stipulate to a contin	uance of the May 28, 2015, initial case management
10	conference (and related briefing statem	ents) to July 2, 2015, or to a later alternative date
11	convenient to the Court.	
12	DATED: May 13, 2015	STOEL RIVES LLP
13		By: /s/ Bryan L. Hawkins
14		BRYAN L. HAWKINS Attorneys for Defendant
15		BANK OF NEW YORK MELLON fka THE BANK OF NEW YORK, AS TRUSTEE ON
16		BEHALF OF THE HOLDERS OF THE ALTERNATIVE LOAN TRUST 2007-OH2,
17		MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2007-OH2;
18		SELECT PORTFOLIO SERVICING, INC.; and NATIONAL DEFAULT SERVICING
19		CORPORATION
20	DATED: May 13, 2015	WESTERN LAW CONNECTION CORP
21		
22		By: /s/ Christopher G. Weston CHRISTOPHER G. WESTON
23		Attorneys for Plaintiffs MOHAMMED S. HUSSEIN and ROZINA
24		HUSSEIN
25 26		
26 27		
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28 STOEL RIVES LLP	STIPULATED REQUEST TO CONTINUE INITIAL	
Attorneys At Law Sacramento	CMC	-3-

1	ATTESTATION OF SIGNATURE:	
2	I attest under penalty of perjury under the laws of the United States of America that I have	
3	received the concurrence in the filing of this document from the listed signatories as required by	у
4	Local Rule $5-1(i)(3)$ .	
5	DATED: May 13, 2015 STOEL RIVES LLP	
6	By:/s/ Bryan L. Hawkins	
7	BRYAN L. HAWKINS Attorneys for Defendant	
8	BANK OF NEW YORK MELLON fka THI BANK OF NEW YORK, AS TRUSTEE ON	
9	BEHALF OF THE HOLDERS OF THE ALTERNATIVE LOAN TRUST 2007-OH2	
10	MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2007-OH2;	
11	SELECT PORTFOLIO SERVICING, INC.; and NATIONAL DEFAULT SERVICING	
12	CORPORATION	
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STOEL RIVES LLP Attorneys At Law Sacramento

STIPULATED REQUEST TO CONTINUE INITIAL CMC

1 2 3 4 5	THOMAS A. WOODS (SB #210050) tawoods@stoel.com BRYAN L. HAWKINS (SB #238346) blhawkins@stoel.com STOEL RIVES LLP 500 Capitol Mall, Suite 1600 Sacramento, CA 95814 Telephone: (916) 447-0700 Facsimile: (916) 447-4781	
6 7 8 9 10	Attorneys for Defendants BANK OF NEW YORK MELLON fka THE BA OF NEW YORK, AS TRUSTEE ON BEHALF O THE HOLDERS OF THE ALTERNATIVE LOA TRUST 2007-OH2, MORTGAGE PASS- THROUGH CERTIFICATES, SERIES 2007-OF SELECT PORTFOLIO SERVICING, INC.; and NATIONAL DEFAULT SERVICING CORPORATION	OF AN
11 12	UNITED STATES	DISTRICT COURT
13	NORTHERN DISTRI	CT OF CALIFORNIA
14	MOHAMMED S. HUSSEIN and ROZINA	Case No. 3:15-cv-00907-WHA
15	HUSSEIN,	[PROPOSED] ORDER GRANTING
16	Plaintiff, v.	STIPULATED REQUEST TO CONTINUE MAY 28, 2015, INITIAL CASE MANAGEMENT CONFERENCE
17	BANK OF NEW YORK MELLON fka THE	Date: May 28, 2015
18	BANK OF NEW YORK, AS TRUSTEE ON BEHALF OF THE HOLDERS OF THE	Time: 8:00 a.m. Location: Courtroom 8, 19th Floor
19	ALTERNATIVE LOAN TRUST 2007-OH2, MORTGAGE PASS-THROUGH	Judge: William Alsup
20	CERTIFICATES, SERIES 2007-OH2; NATIONAL DEFAULT SERVICING	(Alameda County Superior Court, Case No. RG15756589)
21	CORPORATION; SELECT PORTFOLIO SERVICING, INC.; and DOES 1-50	Complaint Filed: January 29, 2015
22	inclusive,	Removal Filed: February 27, 2015
23	Defendants.	
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STOEL RIVES LLP Attorneys At Law Sacramento	[PROPOSED] ORDER -1	-

1	[PROPOSED] ORDER	
2	Plaintiffs Mohammed S. Hussein and Rozina Hussein ("Plaintiffs") and Defendants The	
3	Bank of New York Mellon, fka The Bank of New York, as Trustee on Behalf of the Holders of	
4	the Alternative Loan Trust 2007-OH2, Mortgage Pass-Through Certificates, Series 2007-OH2	
5	("BONY") Select Portfolio Servicing, Inc. ("SPS"), and National Default Servicing Corporation's	
6	("NDSC" ,collectively "Defendants") Stipulated Request to Continue the May 28, 2015, Initial	
7	Case Management Conference in this matter was filed on May 13, 2015. The Court, having	
8	reviewed the Stipulation and finding good cause orders that:	
9	The stipulated request is GRANTED. The May 28, 2015, Initial Case Management July 2, 2015, at 8:00 A.M.	
10	Conference in this matter is continued to, 2 <del>015</del> .	
11	IT IS SO ORDERED.	
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13	Dated: May 14, 2015.	
14	WILLIAN BY Judge William Alsup	
15	DISTRICT OF CHI	
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LLP	[PROPOSED] ORDER -2-	

1	THOMAS A. WOODS (SB #210050)	
	tawoods@stoel.com	
2	BRYAN L. HAWKINS (SB #238346) blhawkins@stoel.com	
3	STOEL RIVES LLP 500 Capitol Mall, Suite 1600	
4	Sacramento, CA 95814	
5	Telephone: (916) 447-0700 Facsimile: (916) 447-4781	
6	Attorneys for Defendants	
7	BANK OF NEW YORK MELLON fka THE E OF NEW YORK, AS TRUSTEE ON BEHALI	FOF
8	THE HOLDERS OF THE ALTERNATIVE LO TRUST 2007-OH2, MORTGAGE PASS-	
9	THROUGH CERTIFICATES, SERIES 2007-OH2;	
10	NATIONAL DEFAULT SERVICING CORPORATION	
11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA	
13	MOHAMMED S. HUSSEIN and ROZINA HUSSEIN,	Case No. 4:15-cv-00907 WHA
14		DEFENDANT SELECT PORTFOLIO
15	Plaintiff, v.	SERVICING, INC.'s CERTIFICATE OF SERVICE
16		Date: May 28, 2015
17	BANK OF NEW YORK MELLON fka THE BANK OF NEW YORK, AS	Time: 8:00 a.m. Location: Courtroom 8, 19th Floor
18	TRUSTEE ON BEHALF OF THE HOLDERS OF THE ALTERNATIVE	Judge: William H. Alsup
19	LOAN TRUST 2007-OH2, MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2007-OH2; NATIONAL	(Alameda County Superior Court, Case No.
20	DEFAULT SERVICING	RG15756589)
21	CORPORATION; SELECT PORTFOLIO SERVICING, INC.; and DOES 1-50 inclusive,	Complaint Filed: January 29, 2015 Removal Filed: February 27, 2015
22		
.23	Defendants.	
24	I hereby certify that on May 14, 2015, I electro	nically filed the foregoing:
25		CONTINUE MAY 28, 2015, INITIAL CASE
26	MANAGEMENT CONFEREN	CE
27	with the Clerk of the Court using the CM/ECF	system, which will send notification of such
28		
LLP		

STOEL RIVES LLF Attorneys At Law Sacramento DEFENDANT'S CERTIFICATE OF SERVICE

1	filing to the following persons in accordance	ce with the Federal Rules of Civil Procedure at th
2	email addresses listed below:	
3		
4	Christopher G. Weston, Esq. Western Law Connection Corp.	Attorneys for Plaintiffs Mohammed S. Hussein and Rozina Hussein
5	4311 Wilshire Boulevard, Suite 615	Monumined 5, 1105em und Rozma 1105em
6	Los Angeles, CA 90010 323-936-0815	
7	323-936-0700 Wlconnection@aol.com	
8		nder the laws of the State of California that the
9	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that this document was executed on May 14, 2015, at	
10		ocument was executed on May 14, 2013, at
	Sacramento, California.	Marianis
11		MARIA DAVIS
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STOEL RIVE ATTORNEYS AT LAW SACRAMENTO