1	PAUL HASTINGS LLP				
2	M. KIRBY C. WILCOX (SB# 078576) kirbywilcox@paulhastings.com				
3	ZACHARY P. HUTTON (SB# 234737) zachhutton@paulhastings.com				
4	RYAN C. HESS (SB# 263079) ryanhess@paulhastings.com				
5	55 Second Street Twenty-Fourth Floor				
6	San Francisco, CA 94105-3441 Telephone: 1(415) 856-7000				
7	Facsimile: 1(415) 856-7100				
8	PAUL HASTINGS LLP ESTHER Y. CHENG (SB# 280547)				
9	esthercheng@paulhastings.com 875 15th Street, N.W.				
10	Washington, DC 20005 Telephone: 1(202) 551-1700				
11	Facsimile: 1(202) 551-1705				
12	Filed on Behalf of Defendant Homejoy, Inc.				
13					
14	UNITED STATES DISTRICT COURT				
15	NORTHERN DISTRICT OF CALIFORNIA				
16					
17	J.C. IGLESIAS, individually and on behalf of all others similarly situated,	CASE NO. 15-CV	-1286-EMC		
18	Plaintiff,	STATUS REPOR HOMEJOY, INC	T OF DEFENDANT PURSHANT TO		
19	VS.	COURT'S MAY			
20	HOMEJOY, INC.,	Judge:	Hon. Edward M. Chen.		
21	Defendant.	Department: Complaint Filed: Trial Date:	March 19, 2015 None set		
22		That Date.	None set		
23					
24					
25					
26					
27					
28			OODT OF HOMELOW BURGLIANT		
	Case No. 15-cv-1286-LB		ORT OF HOMEJOY PURSUANT OCOURT'S MAY 1, 2015 ORDER		

On May 1, 2015, the Court entered an Order granting the parties' Joint Stipulation Staying Proceeding Pending Private Mediation and Extending Time for Defendant Homejoy, Inc. to Respond to Complaint ("Order"). The Court ordered that "within 14 days after the mediation concludes, the parties will report back to the Court on the status of the case and whether the stay should be lifted. At that time, if the mediation was unsuccessful, the parties also will propose a deadline for Homejoy to respond, answer, or otherwise plead in response to plaintiff's Complaint."

Pursuant to this Order, Homejoy, Inc. ("Homejoy") now provides the following report:

- 1. Homejoy has decided to terminate operations at the end of the month, on July 31, 2015.
- 2. On July 27, 2015, the Court granted Paul Hastings LLP's request to withdraw as Homejoy's counsel in this case.
- 3. In connection with the termination of its operations, Homejoy expects to enter into an Assignment for Benefit of Creditors under California law ("ABC") in the next two weeks. Homejoy has been informed that once it enters into the ABC, the assignee intends to appoint replacement counsel.
- 4. In light of the foregoing, Homejoy respectfully requests that the current stay be extended another 21 days to allow the assignee to appoint replacement counsel, and that the Court set a deadline to answer, amend, or otherwise response to the Complaint at that time.

DATED: July 27, 2015

IT IS SO ORDERED:

Judge

IT IS SO ORDERED

tward M. Chen

Edward M.

U.S. Distr

Case No. 15-cv-

Respectfully submitted,

PAUL HASTINGS LLP

By:	/s/ Zachary P. Hutton	
· —	ZACHĂRY P. HUTTON	

STATUS REPORT OF HOMEJOY PURSUANT TO COURT'S MAY 1, 2015 ORDER