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13	and Wells Fargo & Company		
14	UNITED STATES DISTRICT COURT		
15	NORTHERN DISTRICT OF CALIFORNIA		
16	SAN FRANCISCO DIVISION		
17			
18	SHARON ROBINSON, an individual	Case No. 4:15-CV-05304-HSG	
19	Plaintiff,	STIPULATION AND	
20	v.	ORDER REVISING BRIEFING SCHEDULE CONSISTENT	
21	WELLS EADOO ADVISODS a Dalayyara	WITH COURT'S CALENDARING OF NEW HEARING DATE ON	
	WELLS FARGO ADVISORS, a Delaware Limited Liability Company; WELLS FARGO	DEFENDANT WELLS FARGO &	
22	& COMPANY, a Delaware corporation; and	COMPANY'S MOTION FOR SUMMARY	
23	DOES 1-25 inclusive,	JUDGMENT OR FOR STAY PENDING ARBITRATION	
24	Defendants.	Data, Irana 20, 2016	
25		Date: June 30, 2016 Time: 2:00 PM	
26		Courtroom: 15 on 18 <sup>th</sup> Floor	
27		Judge: Hon. Haywood S. Gilliam, Jr.	
28	STIPULATION AND PROPOSED ORDER		
20	REVISING BRIEFING SCHEDULE		

(3) But regardless of which, the parties believe that it is permissible and appropriate to stipulate to, and ask the Court to agree to, a revised briefing schedule that is keyed to the June 30 hearing date, and that provides for the Court to have received full briefing by not less than 14 days before that date, consistent with Local Rule 7. Thus the parties wish to modify their briefing schedule in a manner that is convenient for them and that will in no way prejudice the Court's ability to timely receive the full briefing.

(1) On April 28, 2016, Plaintiff Sharon Robinson ("Robinson") and Defendant Wells

(2) Robinson and Wells Fargo stipulated at the same time to a briefing schedule based

Fargo & Company ("Wells Fargo") stipulated to a two-week continuance of the hearing on Wells

Fargo's proposed Motion for Summary Judgment Or Motion for Stay Pending Arbitration, so

that it would occur on June 16, 2016 instead of on June 2, 2016, at 2:00 P.M. The Court,

however, did not have an opening on the calendar for June 16, and thus on its own motion

continued the hearing for two more weeks, to June 30, 2016, at 2:00 P.M.

- (4) Accordingly, the parties stipulate that Wells Fargo shall file by not later than May 19, 2016 its Motion for Summary Judgment or its Motion for Stay Pending Arbitration, that Robinson shall file by not later than June 9, 2016 her Opposition to such Motion(s), that Wells Fargo shall file by not later than June 16, 2016 its Reply in support of such Motion(s), and that hearing on the Motion(s) shall take place on June 30, 2016 at 2:00 P.M before Judge Gilliam.
- (5) These new dates are agreed notwithstanding the specific time rule for Opposition briefs set forth in Local Rule 7-2. The parties' purpose is to provide Robinson one additional week, above the Local Rule 7-2 requirement of two weeks (14) days, as appropriate in light of

1	the substantially greater than one week continuance that Wells Fargo has obtained to file its	
2	Motion(s).	
3	(6) Robinson and Wells Fargo request that the Court confirm this Stipulation by making	
4	it an Order of the Court, by signature on the next page.	
5		
6	Dated: April 29, 2016	LAW OFFICES OF JAMES M. BRADEN
7		By: /s/ James Braden
8		James Braden
9		Attorney for Plaintiff Sharon Robinson
10	Dated: April 29, 2016	SULLWOLD & HUGHES
11		
12		By:/s/_Robert Todd Sullwold Robert Todd Sullwold
13		
14		Attorneys for Defendants Wells Fargo Advisors and Wells Fargo & Company
15		<u>ORDER</u>
16		
17	GOOD CAUSE APPEARING,  The foregoing Stipulation of the parties is hereby made an Order of this Court.	
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19		, , , , , , , , ,
20	Dated: May 2, 2016	Haywood S. Sell J.
21		HON. HAYWOOD S. GILLIAM, JR.
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