1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26	LIONEL Z. GLANCY (#134180) lglancy@glancylaw.com JOSHUA L. CROWELL (#295411) jcrowell@glancylaw.com GARTH SPENCER (pro hac vice) gspencer@glancylaw.com GLANCY PRONGAY & MURRAY LLP 1925 Century Park East, Suite 2100 Los Angeles, California 90067 Telephone: (310) 201-9150 Facsimile: (310) 201-9150 LAWRENCE P. EAGEL (pro hac vice) eagel@bespc.com DAVID J. STONE (#208961) stone@bespc.com MELISSA A. FORTUNATO (#319767) fortunato@bespc.com BRAGAR EAGEL & SQUIRE, P.C. 885 Third Avenue, Suite 3040 New York, New York 10022 Telephone: (212) 308-5858 Facsimile: (212) 486-0462 Attorneys for Lead Plaintiffs Robert Wolfson and F Pino and Co-Lead Counsel for the Class UNITED STATES D NORTHERN DISTRIC ROBERT CRAGO, Individually And On Behalf Of All Others Similarly Situated, Plaintiff, v. CHARLES SCHWAB & CO., INC., and THE CHARLES SCHWAB & CO., INC., and THE CHARLES SCHWAB & CO., INC., and THE CHARLES SCHWAB CORPORATION, Defendants.	DISTRICT COURT		
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	STIPULATION AND [PROPOSED] ORDER			
	Case No. 3:16			

Pursuant to Local Rule 6-2, Lead Plaintiffs Robert Wolfson and Frank Pino and named plaintiff Scott Posson ("Plaintiffs"), and Defendants Charles Schwab & Co., Inc. and The Charles Schwab Corporation ("Defendants" or "Schwab" and, together with Plaintiffs, the "Parties"), by and through their respective counsel, for good cause, hereby stipulate as follows:

WHEREAS, on April 15, 2019, the Court entered a Case Management Scheduling Order setting the case schedule through the class certification hearing (ECF No. 144);

WHEREAS, the Parties have engaged in class certification and merits discovery and are continuing to meet and confer in good faith regarding outstanding issues;

WHEREAS, in connection with class certification discovery, Plaintiffs seek from third-party UBS Securities, LLC ("UBS") the production of additional data regarding trade orders that Schwab routed to UBS during the Class Period;

WHEREAS, Plaintiffs were unable to reach an agreement with UBS regarding the production of trade data and on March 5, 2019, Plaintiffs filed a Motion to Compel Production in the United States District Court for the Southern District of New York (the "Motion to Compel");

WHEREAS, oral argument was held on the Motion to Compel on May 29, 2019, during which the court instructed the parties to continue to meet and confer regarding the scope of the production with the understanding that UBS must begin the process of complying with Plaintiffs' subpoena;

WHEREAS, Plaintiffs have continued to meet and confer with UBS, and UBS has been producing trading data on a rolling basis, but production of the necessary trade data is not yet complete, and UBS has indicated that it needs additional time to complete its production;

WHEREAS, Plaintiffs need an extension of the current class certification deadlines to accommodate the receipt of full trade data from UBS;

WHEREAS, at Plaintiffs' request, Defendants have agreed, with the Court's approval, to modify the Case Management Scheduling Order to extend the deadlines through the class certification hearing;

WHEREAS, this is the Parties' third request for an extension of the deadlines in the Case Management Scheduling Order;

- 1 -

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, SUBJECT TO

APPROVAL BY THIS COURT, as follows:

The deadlines through the class certification hearing shall be as follows:

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Event	Deadline
Pre-class certification fact depositions	April 24, 2020
Plaintiffs' expert disclosures and report(s) concerning class certification (including any backup materials)	May 27, 2020
Defendants' expert disclosures and report(s) concerning class certification (including any backup materials)	August 12, 2020
Plaintiffs' rebuttal report(s) concerning class certification (including any backup materials)	October 1, 2020
Expert depositions concerning class certification	October 16, 2020-October 30, 2020
Plaintiffs' class certification motion and <i>Daubert</i> challenges	November 17, 2020
Defendants' class certification opposition, <i>Daubert</i> challenges, and <i>Daubert</i> opposition	January 19, 2021
Plaintiffs' reply brief, opposition to <i>Daubert</i> challenges, and reply to <i>Daubert</i> challenges of Defendants' expert(s)	February 5, 2021
Defendants' reply to <i>Daubert</i> challenges of Plaintiffs' experts	February 24, 2021
Class Certification Hearing	TBD (as soon as is practicable on a date convenient to the court)
Date for Parties to Seek to Engage in Private Mediation	July 15, 2020
IT IS SO STIPULATED.	I
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STIPULATION AND [PROPOSED] ORDER Case No. 3:16-cv-3938-RS

1	Dated: September 3, 2019	GLANCY PRONGAY & MURRAY LLP
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	Case No. 3:16-cv-3938-RS	

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11	Attor	neys for Defendants		
12				
13	ATTESTATION			
14	I, Joshua Crowell, am the ECF User whose identification and password are being used to file			
15	this Proposed Order for Extension of Class Certification Schedule. In compliance with Local Rule 5-1(i)(3), I hereby attest that Counsel for Defendants concur in this filing.			
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17	5 T(1)(5), Thereby attest that Course for Derendants con	iour in unis ming.		
18	DATED: September 3, 2019	s/ Joshua Crowell		
19		Joshua Crowell		
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	4	POSEDI ORDER		
	Case No. 3:16-cv-3	938-RS		

[PROPOSED] ORDER

Based on the Parties' stipulation and the good cause described therein, the Court GRANTS this stipulation. The following schedule shall apply:

Event	Deadline
Pre-class certification fact depositions	April 24, 2020
Plaintiffs' expert disclosures and report(s) concerning class certification (including any backup materials)	May 27, 2020
Defendants' expert disclosures and report(s) concerning class certification (including any backup materials)	August 12, 2020
Plaintiffs' rebuttal report(s) concerning class certification (including any backup materials)	October 1, 2020
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Defendants' reply to <i>Daubert</i> challenges of Plaintiffs' experts	February 24, 2021
Class Certification Hearing	TBD (as soon as practicable on a date convenient to the Court) March 11, 2021
Date for Parties to Seek to Engage in Private Mediation	July 15, 2020

Absent a showing of extraordinary cicumstances, no further extensions will be granted.

IT IS SO ORDERED.

DATED: <u>September 5, 2019</u>

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Hon. Richard Secong U.S. District Court Judge

- 5 -STIPULATION AND [PROPOSED] ORDER Case No. 3:16-cv-3938-RS