1	GILBERT R. SEROTA (#75305) gilbert.serota@arnold.porter.com	
2	ARNOLD & PORTER KAYE SCHOLER LLP	
3	Three Embarcadero Center, 10th Floor San Francisco, CA 94111-4024	
4	Telephone: (415) 471-3170 Facsimile: (415) 471-3400	
5	ALEX J. KAPLAN (appearance pro hac vice)	
6	<i>ajkaplan@sidley.com</i> Jon W. Muenz (appearance <i>pro hac vice</i> )	
7	jmuenz@sidley.com SIDLEY AUSTIN LLP	
8	787 Seventh Avenue	
9	New York, NY 10019 Telephone: (212) 839-5300	
10	Facsimile: (212) 839-5599	
11	Attorneys for Defendants	
12	UNITED STATES	DISTRICT COURT
13	NORTHERN DISTRI	ICT OF CALIFORNIA
14		
15	ROBERT CRAGO, Individually And On Behalf Of All Others Similarly Situated,	Case No.: 3:16-cv-3938-RS
16	Plaintiff,	<u>CLASS ACTION</u>
17	VS.	JOINT STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF CLASS
18	CHARLES SCHWAB & CO., INC., and THE	CERTIFICATION SCHEDULE AS MODIFIED BY THE COURT
19	CHARLES SCHWAB CORPORATION,	
20	Defendants.	
21		
22		
23		
24		
25		
26		
27		
28		
	STIPULATION AND [PROPOSED] ORDER FOR E Case No. 1	XTENSION OF CLASS CERTIFICATION SCHEDULE 6-cv-3938-RS Dockets.Justia.

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), and on June 23, 2020 the Court so-ordered the Parties' stipulation to extend the case schedule (ECF No. 154);

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, pre-class certification fact depositions have been completed;

WHEREAS, Plaintiffs produced expert disclosures and a report concerning class certification on September 1, 2020, but production of certain backup expert materials was delayed;

WHEREAS, Defendants require additional time to review and respond to the complete set of Plaintiffs' expert disclosures, report and backup materials;

WHEREAS, the Parties have agreed, with the Court's approval, to modify the Case Management Scheduling Order to extend the deadlines for approximately thirty days (30) through the class certification hearing;

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

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:

Event		Deadline
Defendants' expert disclosures and rep certification (including any backup ma		December 7, 2020
Plaintiffs' rebuttal report(s) concerning (including any backup materials)	g class certification	January 25, 2021
Expert depositions concerning class ce	ertification	February 3-12, 2021
Plaintiffs' class certification motion an	nd Daubert challenges	March 17, 2021
Defendants' class certification opposit challenges, and <i>Daubert</i> opposition	ion, <i>Daubert</i>	May 18, 2021
Plaintiffs' reply brief, opposition to <i>De</i> reply to <i>Daubert</i> challenges of Defended		June 7, 2021
Defendants' reply to Daubert challeng	tes of Plaintiffs' experts	July 1, 2021
Class Certification Hearing		July 22, 2021
	jrotter@glancyl Lionel Glancy (	(#134180)
	Lionel Glancy ( lglancy @glanc Garth Spencer ( gspencer@glan 1925 Century P Los Angeles, C Telephone: (310	(#134180) cylaw.com (appearance <i>pro hac vice</i> ) cylaw.com ark East, Suite 2100 A 90067 0) 201-9150
	Lionel Glancy ( lglancy @glanc Garth Spencer ( gspencer@glan 1925 Century P Los Angeles, C Telephone: (310 Facsimile: (310	<ul> <li>#134180)</li> <li>eylaw.com</li> <li>(appearance <i>pro hac vice</i>)</li> <li>cylaw.com</li> <li>ark East, Suite 2100</li> <li>A 90067</li> <li>(b) 201-9150</li> <li>(c) 201-9160</li> </ul>
	Lionel Glancy ( lglancy @glanc Garth Spencer ( gspencer@glan 1925 Century P Los Angeles, C Telephone: (310 Facsimile: (310 Attorneys for Lo	<ul> <li>#134180)</li> <li>ylaw.com</li> <li>(appearance <i>pro hac vice</i>)</li> <li>cylaw.com</li> <li>ark East, Suite 2100</li> <li>A 90067</li> <li>201-9150</li> </ul>
	Lionel Glancy ( lglancy @glanc Garth Spencer ( gspencer@glan 1925 Century P Los Angeles, C Telephone: (310 Facsimile: (310 Attorneys for La and Co-Lead C BRAGAR EA Lawrence P. Ea eagel@bespc.co David J. Stone ( stone@bespc.co Melissa A. Fort fortunato@besp 810 Seventh Av	<pre>#134180) eylaw.com (appearance pro hac vice) cylaw.com (ark East, Suite 2100 A 90067 D) 201-9150 D) 201-9160 ead Plaintiff Frank Pino ounsel for the Class GEL &amp; SQUIRE, P.C. gel (#208961) m unato (#319767) pc.com yenue, Suite 620</pre>
	Lionel Glancy ( lglancy @glanc Garth Spencer ( gspencer@glan 1925 Century P Los Angeles, C Telephone: (310 Facsimile: (310 Attorneys for La and Co-Lead C BRAGAR EAC Lawrence P. Ea eagel@bespc.cc David J. Stone ( stone@bespc.cc Melissa A. Fort fortunato@besp 810 Seventh Av New York, New Telephone: (212 Facsimile: (212	<pre>#134180)  ylaw.com (appearance pro hac vice) cylaw.com ark East, Suite 2100 A 90067 D) 201-9150 D) 201-9160 ead Plaintiff Frank Pino ounsel for the Class GEL &amp; SQUIRE, P.C. gel om (#208961) om unato (#319767) oc.com venue, Suite 620 v York 10019 2) 308-5858</pre>

	<b>LEVI &amp; KORSINSKY, LLP</b> Rotter Eduard Korsinsky nporritt@zlk.com Nicholas I. Porritt
	nporritt@zlk.com
	Nancy A. Kulesa nkulesa@zlk.com
	30 Broad Street, 24th Floor New York, New York 10004
	Telephone: (212) 363-7500 Facsimile: (212) 363-7171 (#234137)
	Attorneys for Plaintiff Scott Posson
Dated: November 4, 2020.	ARNOLD & PORTER KAYE SCHOLER LLP
	By: <u>/s/ Gilbert R. Serota</u>
	Gilbert R. Serota (#75305) gilbert.serota@arnoldporter.com
	Three Embarcadero Center, 10th Floor
	Telephone: (415) 471-3100 Facsimile: (415) 471-3400
	SIDLEY AUSTIN LLP Alex J. Kaplan ( <i>pro hac vice</i> )
	ajkaplan@sidley.com
	Jon W. Muenz ( <i>pro hac vice</i> ) jmuenz@sidley.com
	787 Seventh Avenue
	New York, NY 10019 Telephone: (212) 839-5300
	Facsimile: (212) 839-5599
	Attorneys for Defendants
	ATTESTATION
I, Gilbert R. Serota, am	the ECF User whose identification and password are being used to
file this Proposed Order for Ex	xtension of Class Certification Schedule. In compliance with Local
Rule 5-1(i)(3), I hereby attest th	nat Counsel for Plaintiffs concur in this filing.
Dated: November 4, 2020.	
	/s/ Gilbert R. Serota
	GILBERT R. SEROTA
	- 4 -

Event	Deadline
Defendants' expert disclosures and report(s) concerning class certification (including any backup materials)	December 7, 2020
Plaintiffs' rebuttal report(s) concerning class certification (including any backup materials)	January 25, 2021
Expert depositions concerning class certification	February 3-12, 2021
Plaintiffs' class certification motion and Daubert challenges	March 17, 2021
Defendants' class certification opposition, <i>Daubert</i> challenges, and <i>Daubert</i> opposition	May 18, 2021
Plaintiffs' reply brief, opposition to <i>Daubert</i> challenges, and reply to <i>Daubert</i> challenges of Defendants' expert(s)	June 7, 2021
Defendants' reply to Daubert challenges of Plaintiffs' experts	July 1, 2021
Detendants reply to Dauberr chancinges of Frantinis experts	July 1, 2021
Class Certification Hearing IT IS SO ORDERED.	July 22, 2021
Class Certification Hearing IT IS SO ORDERED. ATED: November 5, 2020	July 22, 2021
Class Certification Hearing IT IS SO ORDERED. ATED: November 5, 2020 The Hon	July 22, 2021
Class Certification Hearing IT IS SO ORDERED. ATED: November 5, 2020 The Hon	July 22, 2021
Class Certification Hearing IT IS SO ORDERED. ATED: November 5, 2020 The Hon	July 22, 2021
Class Certification Hearing IT IS SO ORDERED. ATED: November 5, 2020 The Hon	July 22, 2021
Class Certification Hearing IT IS SO ORDERED. ATED: November 5, 2020 The Hon	July 22, 2021
Class Certification Hearing IT IS SO ORDERED. ATED: November 5, 2020 The Hon	July 22, 2021
Class Certification Hearing IT IS SO ORDERED. ATED: November 5, 2020 The Hon	July 22, 2021