WILSON TURNER KOSMO LLP 1 VICKIE E. TURNER (106431) 2 ROBERT K. DIXON (262252) KIRSTEN F. GALLACHER (286137) 3 550 West C Street, Suite 1050 San Diego, California 92101 4 Telephone: (619) 236-9600 Facsimile: (619) 236-9669 5 E-mail: vturner@wilsonturnerkosmo.com E-mail: rdixon@wilsonturnerkosmo.com E-mail: kgallacher@wilsonturnerkosmo.com 6 7 Attorneys for Defendants RENT-A-CENTER, INC. and RENT-A-CENTER 8 WEST, INC. 9 JAMES T. HANNINK (131747) jhannink@sdlaw.com 10 ZACH P. DOSTART (255071) zdostart@sdlaw.com 11 DOSTART HANNINK & COVENEY LLP 4180 La Jolla Village Drive, Suite 530 12 La Jolla, California 92037-1474 13 Tel: 858-623-4200 Fax: 858-623-4299 14 Attorneys for Plaintiffs 15 [Additional Counsel for the Parties Listed on Next Page] 16 UNITED STATES DISTRICT COURT 17 NORTHERN DISTRICT OF CALIFORNIA 18 PAULA L. BLAIR, ANDREA ROBINSON, Case No. 3:17-cv-02335-WHA and FALECHIA A. HARRIS, individually and 19 on behalf of all others similarly situated, STIPULATION AND [PROPOSED] ORDER TO CONTINUE THE CASE 20 Plaintiffs, MANAGEMENT CONFERENCE AND THE HEARING ON DEFENDANTS' 21 v. MOTION TO PARTIALLY COMPEL **ARBITRATION** 22 RENT-A-CENTER, INC., a Delaware corporation; RENT-A-CENTER WEST, INC., a 23 Delaware corporation; and DOES 1-50, District Judge: Hon. William H. Alsup 8- 19<sup>th</sup> Floor Courtroom.: inclusive, 24 Complaint Filed: March 13, 2017 Defendants. Trial Date: June 11, 2018 25 26 27 28 Case No. 3:17-cv-02335-WHA STIPULATION AND [PROPOSED] ORDER TO CONTINUE THE CASE MANAGEMENT CONFERENCE AND THE HEARING ON DEFENDANTS' MOTION TO PARTIALLY COMPEL ARBITRATION

Blair v. Rent-A-Center, Inc. et al.

Ddc. 57

## 1 STIPULATION WHEREAS, the hearing on Defendants' Motion to Partially Compel Arbitration, Strike Class 2 3 Action Claims, and Stay Proceedings (Dkt. No. 22) ("Motion") and a Case Management Conference 4 is presently on calendar for September 7, 2017, at 8:00 a.m. and 11:00 a.m., respectively; 5 WHEREAS, the wife of Robert Friedman—a member of the Texas bar and the attorney who will argue the Motion to Compel Arbitration on behalf of Defendants—is hospitalized and had 6 7 unexpected surgery yesterday. For that reason, Defendants' counsel has requested that Plaintiffs' 8 counsel agree to continue the Motion hearing and Case Management Conference to next week; and 9 WHEREAS, in consideration of Mr. Friedman's personal situation, counsel for the parties' 10 respective calendars, and in view of the Court's calendar, the parties have agreed to continue the 11 Motion hearing as well as the Case Management Conference, as specified herein; 12 NOW, THEREFORE, through their respective counsel, subject to Court approval, Plaintiffs 13 and Defendants hereby stipulate and agree that, while the Court typically hears such matters on 14 Thursdays, the Motion Hearing and Case Management Conference should be continued to 15 September 19, 20, or 22, 2017, at 8:00 a.m. and 11:00 a.m., respectively. Alternatively, the parties 16 hereby stipulate and agree that the Motion hearing and Case Management Conference should be 17 continued to September 28, 2017, at 8:00 a.m. and 11:00 a.m., respectively. 18 IT IS SO STIPULATED. WILSON TURNER KOSMO LLP 19 Dated: September 6, 2017 20 By: /s/ Robert K. Dixon VICKIE E. TURNER 21 ROBERT K. DIXON KIRSTEN F. GALLACHER 22 Attorneys for Defendants RENT-A-CENTER, INC. 23 and RENT-A-CENTER WEST, INC. 24 September 6, 2017 Dated: DOSTART HANNINK & COVENEY LLP 25

Case No. 3:17-cv-02335-WHA

/s/ Zach P. Dostart JAMES T. HANNINK

ZACH P. DOSTART Attorneys for Plaintiff

STIPULATION AND [PROPOSED] ORDER TO CONTINUE THE CASE MANAGEMENT CONFERENCE AND THE HEARING ON DEFENDANTS' MOTION TO PARTIALLY COMPEL ARBITRATION

By:

26

27

28

1	<u>ORDER</u>
2	Having reviewed and considered the foregoing Stipulation, and finding good cause,
3	IT IS HEREBY ORDERED that the hearing on Defendants' Motion to Partially Compel
4	Arbitration, Strike Class Action Claims, and Stay Proceedings (Dkt. No. 22) and the Case
5	Management Conference are continued toSeptember 28 at 8:00 A.M
6	
7	IT IS SO ORDERED.
8	Dated: September 6 , 2017.
9	M= Hhr
10	WILLIAM ALSUP UNITED STATES DISTRICT JUDGE
11	
12	
13	<u>ATTESTATION</u>
14	Pursuant to Civil L.R. 5-1(i)(3), I hereby attest that concurrence in the filing of this document
15	has been obtained from Zach P. Dostart, counsel for Plaintiffs Rent-A-Center, Inc. and Rent-A-
16	Center West, Inc.
17	Dated: September 6, 2017 WILSON TURNER KOSMO LLP
18	
19	/s/ Robert K. Dixon ROBERT K. DIXON
20	Attorneys for Defendants RENT-A-CENTER, INC. and RENT-A-CENTER WEST, INC.
21	REIVI-A-CEIVIER WEST, IIVC.
22	
23	
24	
25	
26	
27	
28	-4- Case No. 3:17-cv-02335-WHA