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 19 Ladelle Hatfield, and Deborah McCleese

20 **IN THE UNITED STATES DISTRICT COURT**

21 **FOR THE NORTHERN DISTRICT OF CALIFORNIA – OAKLAND DIVISION**

22 WANDA GREENWOOD, LADELLE HATFIELD,  
 and DEBORAH MCCLEESE, on behalf of  
 23 themselves and all others similarly situated,  
 24 Plaintiffs,  
 25 v.  
 26 COMPUCREDIT CORPORATION; COLUMBUS  
 BANK AND TRUST, jointly and individually,  
 27 Defendants.

Case No. 4:08-cv-4878 CW (EDL)  
 Assigned to the Honorable Claudia Wilken  
**LIMITED STIPULATION ENLARGING  
 TIME FOR DISCOVERY; ~~PROPOSED~~  
 ORDER**

1 Pursuant to Civil L.R. 6-2, Plaintiffs and Defendant CompuCredit Corporation (“CompuCredit”)  
2 (collectively, “Parties”), by and through their undersigned counsel, hereby stipulate and agree as  
3 follows:

4 WHEREAS, the discovery cut-off date was August 31, 2010, and the deadline for any motions to  
5 compel is seven days after that date, or September 7, 2010; and

6 WHEREAS, at Plaintiffs’ request, CompuCredit voluntarily agreed to produce CompuCredit  
7 employee Rick Gilbert and former CompuCredit employee Rick Huddleston for deposition in August  
8 but, due to scheduling problems, the parties have agreed to reschedule those depositions for September;  
9 and

10 WHEREAS, on September 2, 2010, CompuCredit served Plaintiffs’ counsel with Amended  
11 Responses to Plaintiffs’ Third Set of Special Interrogatories and Plaintiffs’ Fifth Set of Requests for  
12 Production, and, as such, agrees that Plaintiffs may have until September 9, 2010 within which to bring a  
13 motion to compel with regard to same, if necessary; and

14 WHEREAS, on September 3, 2010, CompuCredit attempted to serve Plaintiffs’ counsel with the  
15 telephone numbers and email addresses (to the extent maintained by CompuCredit) of the UCL class  
16 members, and, as such, agrees that Plaintiffs may have seven (7) days after receipt of said telephone  
17 numbers and email addresses within which to bring a motion to compel with regard to same, if  
18 necessary; and

19 WHEREAS, on August 24, 2010, Plaintiffs’ counsel provided CompuCredit with a list of column  
20 headings and codes from the class member database for which Plaintiffs’ counsel required further  
21 explanation and, further, that CompuCredit has agreed to cooperate with Plaintiffs’ counsel to provide  
22 such further explanation by no later than September 13, 2010 and, further, agrees that Plaintiffs may  
23 have seven (7) days after receipt of such further explanation within which to bring a motion to compel  
24 with regard to same, if necessary; and

25 WHEREAS, on August 31, 2010, Plaintiffs’ counsel requested that CompuCredit provide an  
26 updated version of the declaration previously submitted by John Hogan dated June 28, 2010 and, further,  
27 that CompuCredit has agreed to do so by no later than September 13, 2010 and, further, agrees that  
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