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10 UNITED STATES DISTRICT COURT  
 11 NORTHERN DISTRICT OF CALIFORNIA  
 12 OAKLAND DIVISION

13  
 14 J.N. FEUER, Derivatively on Behalf of  
 WELLS FARGO & COMPANY and its  
 Shareholders and "Double Derivatively" on  
 15 Behalf of WACHOVIA CORPORATION,

16 Plaintiff,

17 v.

18 G. KENNEDY THOMPSON; THOMAS J.  
 19 WURTZ; HERBERT SANDLER; MARION  
 SANDLER; JOHN T. CASTEEN, III;  
 20 JOSEPH NEUBAUER; MARYELLEN C.  
 HERRINGER; TIMOTHY D. PROCTOR;  
 21 VAN L. RICHEY; DONA DAVIS YOUNG;  
 ERNEST S. RADY; JERRY GITT; JOHN D.  
 22 BAKER, II; PETER C. BROWNING;  
 DONALD M. JAMES; JOHN C.  
 23 WHITTAKER, JR.; WILLIAM H.  
 GOODWIN, JR.; ROBERT A. INGRAM;  
 24 MACKEY J. MCDONALD; RUTH G.  
 SHAW; LANTY L. SMITH; JOHN S.  
 25 CHEN; LLOYD H. DEAN; SUSAN E.  
 ENGEL; ENRIQUE HERNANDEZ, JR.;  
 26 RICHARD D. MCCORMICK; CYNTHIA H.  
 MULLIGAN; NICHOLAS G. MOORE;  
 27 PHILIP J. QUIGLEY; DONALD B. RICE;  
 JUDITH M. RUNSTAD; STEPHEN W.  
 28 SANGER; ROBERT K. STEEL; JOHN G.

No. 10-cv-00279 PJH

Action Filed: January 20, 2010

STIPULATION AND [PROPOSED]  
 ORDER EXTENDING DATE FOR  
 CASE MANAGEMENT CONFERENCE

Current CMC Date: May 6, 2010  
 Proposed CMC Date: June 24, 2010  
 Before: Hon. Phyllis J. Hamilton

HOWARD  
 RICE  
 NEMEROVSKI  
 CANADY  
 FALK  
 & RABKIN  
 A Professional Corporation

1 STUMPF; and SUSAN G. SWENSEN,  
2 Defendants,  
3  
4 and  
5 WELLS FARGO & COMPANY,  
6 Nominal Defendant.

7  
8 WHEREAS, a Case Management Conference (“CMC”) for the above-captioned case is  
9 currently scheduled for May 6, 2010 at 2:00 p.m.; and

10 WHEREAS, in a stipulation filed on March 11, 2010, Plaintiff’s counsel represented  
11 that they intended to filed an amended complaint within thirty days and agreed that no  
12 response to the existing complaint would be required earlier than thirty (30) days after the  
13 filing of such amended complaint; and

14 WHEREAS, Counsel for Plaintiff filed the amended complaint on April 21, 2010 and  
15 counsel are now working to obtain consent to accept service on behalf of the more than  
16 thirty named parties; and

17 WHEREAS, the parties and counsel identified below agree that in order to avoid  
18 unnecessary legal expenses and in the interests of justice and judicial economy, the CMC  
19 and related filings should all be postponed in order to allow all of the defendants to analyze  
20 the new amended complaint and obtain representation;

21 THEREFORE, these parties, by and through their undersigned counsel of record,  
22 hereby agree and stipulate to the following:

23 The CMC, currently scheduled for May 6, 2010, shall be continued to June 24, 2010 at  
24 2:00 p.m., or as soon as available thereafter, and the deadlines for all associated pre-  
25 conference filings, including the Case Management Statement, Rule 26(f) Report and Initial  
26 Disclosures, set forth in the Court’s Order Setting Case Management Conference and ADR  
27 Deadlines, shall be continued accordingly.



