1 TRIAL & TECHNOLOGY LAW GROUP A PROFESSIONAL CORPORATION ROBERT A. SPANNER SBN 60308 3723 HAVEN AVENUE, SUITE 132 MENLO PARK, CA 94025 PHONE: (650) 324-2277 4 FAX: (650) 324-0178 email - ras@techtriallaw.com 5 Attorney for Plaintiff 6 **ESTELL DAVIS** JOHN B. SULLIVAN (State Bar No. 96742) MARY KATE SULLIVAN (State Bar No. 180203) mks@severson.com **SEVERSON & WERSON** A Professional Corporation One Embarcadero Center, Suite 2600 10 San Francisco, CA 94111 Telephone: (415) 398-3344 11 Facsimile: (415) 956-0439 12 YARON SHAHAM (State Bar No. 217192) ys@severson.com 13 **SEVERSON & WERSON** A Professional Corporation 14 The Atrium 19100 Von Karman Avenue, Suite 700 15 Irvine, CA 92612 Telephone: (949) 442-7110 Facsimile: (949) 442-7118 16 17 Attorneys for Defendants GMAC MORTGAGE, LLC; WELLS FARGO 18 BANK, NATIONAL ASSOCIATION, Trustee, as Trustee for Series HBV-2007-3 19 UNITED STATES DISTRICT COURT 20 NORTHERN DISTRICT OF CALIFORNIA 21 ESTELL DAVIS, Case No.: 4:10-cv-00489-PJH 22 Plaintiff, [PROPOSED] ORDER GRANTING 23 STIPULATION BY AND BETWEEN **DEFENDANTS WELLS FARGO, NATIONAL** VS. 24 ASSOCIATION, TRUSTEE, AS TRUSTEE WELLS FARGO BANK, NATIONAL FOR SERIES HBV-2007-3, GMAC 25 MORTGAGE, LLC, AND PLAINTIFF ASSOCIATION, TRUSTEE, AS TRUSTEE FOR ESTELL DAVIS RE RESETTING SERIES HBV 2007-3 et. al., 26 DISPOSITIVE MOTION HEARING DATE Defendants. AND SETTING DEADLINE FOR 27 PRODUCING DEPONENTS FOR **DEPOSITION** 28

19000/0153/942025.1 Order Case No.: 4:10-cv-00489-PJH After considering the Stipulation filed by Defendants Wells Fargo, National Association, Trustee, as Trustee for Series HBV 2007-3 ("Wells Fargo"), GMAC Mortgage, LLC ("GMACM") (collectively, the "Defendants") and Plaintiff Estell Davis ("Plaintiff"), with the Court on or about July 31, 2011 in the above captioned case, and good cause appearing therefor,

## IT IS HEREBY ORDERED that:

- The Stipulated briefing schedule (Plaintiff's Opposition on August 17, 2011 and Defendants' Reply on August 24, 2011) is approved;
- 2. Dispositive motions shall be heard on September 7, 2011; and
- 3. Defendants shall each produce knowledgeable persons for deposition no later than August 9-10, 2011.

## IT IS SO ORDERED.

Dated: \_\_\_\_\_\_\_\_\_

