1	RANDALL T. KIM (Cal. Bar No. 196244) CHRISTOPHER WIMMER (Cal. Bar. No. 263275) BRUNE & RICHARD LLP						
2							
3	235 Montgomery Street, Suite 1130 San Francisco, California 94104 Telephone: (415) 563-0600 Facsimile: (415) 563-0613 rkim@bruneandrichard.com cwimmer@bruneandrichard.com						
4							
5							
6	Attorneys for Defendants WELLS FARGO & COMPANY AND WELLS FARGO BANK, N.A.						
7							
8	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA						
9	OAKLAND DI						
10	N.B. INDUSTRIES, INC., a California corporation,) No. 4.10 GM 02202	I D				
11	individually and on behalf of all others similarly situated,	No. 4:10-CV-03203-LB					
12		STIPULATED REQUEST TO CONTINUE INITIAL STATUS					
13	Plaintiff,) CONFERENCE)					
14	-against-) [Local Rule 6-2]					
15	WELLS FARGO & COMPANY, a Delaware))					
16	corporation; WELLS FARGO BANK, N.A., a national banking association; UNITED STATES	Complaint Filed:	July 21; 2010				
17	PAN ASIAN AMERICAN CHAMBER OF	Trial Date:	None				
18	COMMERCE, a District of Columbia nonprofit corporation; and UNITED STATES PAN ASIAN))					
	AMERICAN CHAMBER OF COMMERCE EDUCATION FOUNDATION, a District of)					
19	Columbia nonprofit corporation,)					
20	Defendants.))					
21							
22							
23							
24							
25							
26							
27							
28							

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

Pursuant to Local Rule 6-2, plaintiff N.B. Industries, Inc. and defendants Wells Fargo & Company, Wells Fargo Bank, N.A. (together with Wells Fargo & Company, "Wells Fargo"), United States Pan Asian American Chamber of Commerce, and United States Pan Asian American Chamber of Commerce Education Foundation stipulate as follows:

- 1. The initial status conference in this matter is currently scheduled for November 4, 2010. (Declaration of Randall Kim ("Kim Decl."), submitted simultaneously herewith, at ¶ 1.)
- 2. Lead trial counsel for Wells Fargo is scheduled to be in trial in Los Angeles for approximately three weeks beginning November 1, 2010. (Kim Decl. ¶ 2.)
- 3. The parties jointly request that the Court reschedule the initial status conference for December 2, 2010 at 1:30 p.m. The Court's calendar clerk has informed counsel for Wells Fargo that the Court is available at this date and time. (Kim Decl. ¶ 3.)
- 4. The parties previously agreed by stipulation to extend the time for defendants to answer or otherwise respond to the complaint from August 17, 2010 to September 10, 2010. (Kim Decl. ¶ 4.)
- 5. The parties respectfully submit that this short continuance will not adversely affect the schedule in this matter. Discovery has not yet commenced, and oral argument on the motion to dismiss filed by defendants on September 10, 2010 is scheduled for October 21, 2010. (Kim Decl. ¶ 5.)
- 6. If this request is granted, the parties will submit their Rule 26(f) report and Case Management Statement by November 19, 2010. (Kim Decl. ¶ 6.)

DATED: September 28, 2010

BRUNE & RICHARD LLP

CHRISTOPHER WIMMER

Attorneys for Defendants WELLS FARGO & COMPANY and WELLS FARGO BANK, N.A.

	1				
	1	DATED: September, 2010	MARION'S INN LLP		
	2		Des Park Comment		
	3		THOMAS M. FREEMAN KATHY DONG		
	4				
	5		Attorneys for Defendants UNITED STATES PAN ASIAN AMERICAN CHAMBER OF COMMERCE and UNITED STATES PAN		
	6		ASIAN AMERICAN CHAMBER OF COMMERCE EDUCATION FUND		
	7		COMMERCE EDUCATION FUND		
	8	DATED: September, 2010	PAYNE & FEARS LLP		
	9		By:		
	10		C. DARRYL CORDERO PAUL D. HERBERT		
1130	11		Attorneys for Plaintiff N.B. INDUSTRIES,		
BRUNE & RICHARD LLP Montgomery Street, Suite 1 San Francisco, CA 94104	12		INC.		
TARD LL reet, Suite CA 94104	13				
RICH ry Stu isco,	14				
RUNE & RICI fontgomery St San Francisco,	15				
RUN fonts	16	DATED: September, 2010			
BRUNE & RICHARD LLP 235 Montgomery Street, Suite 1 San Francisco, CA 94104	17		Hon. Laurel Beeler United States Magistrate Judge		
	18				
	19				
	20				
	21				
	22				
	23				
	24				
	25				
	2627				
	28				
	40				

	- 11				
	1	DATED: September, 2010	MARION'S INN LLP		
	2		D		
	3		By: THOMAS M. FREEMAN KATHY DONG		
	4				
	5		Attorneys for Defendants UNITED STATE PAN ASIAN AMERICAN CHAMBER OF COMMERCE and UNITED STATES PAN		
	6	9	ASIAN AMERICAN CHAMBER OF COMMERCE EDUCATION FUND		
	7		COMMERCE EDUCATION TOND		
	8	DATED: September <u>28</u> , 2010	PAYNE & FEARS LLP		
	9 10		By: C. DARRYL CORDERO		
9	11	х	PAUL D. HERBERT		
LP te 113 94	12		Attorneys for Plaintiff N.B. INDUSTRIES INC.		
RD LL t, Suite	13		DISTR		
CHAI Street	14	PURSUANT TO STIPULATION, IT IS SO ORDERED STATES DISTRICT			
& RI nery ncisc	15		IT IS SO ORDERED		
BRUNE & RICHARD LL 235 Montgomery Street, Suite San Francisco, CA 94104	16	DATED: September 30, 2010			
BRI 5 Mo Sa	17		Hon. Sau rel Booker United States Magistrate Andre		
23	18		United States Magistrate Judge		
	19				
	20				
	21				
	22				
	23				
	24				
	25				
	26				
	27				
	28				