2 3 4 5 6 7 8	ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP BALDWIN J. LEE (BAR NO. 187413) ALEXANDER NESTOR (BAR NO. 202795) Three Embarcadero Center, 12th Floor San Francisco, CA 94111-4074 Phone: (415) 837-1515 Fax: (415) 837-1516 E-Mail: blee@allenmatkins.com anestor@allenmatkins.com Attorneys for Defendants WELLS FARGO INSURANCE SERVICES US H. DAVID WOOD, BRIAN M. HETHERINGT SAMUEL L. JONES III, MARK W. STOKES, a PAMELA HENDRICKS	ON,
11 12 13 14	STEVEN D. ZAVODNICK (BAR NO. 135419) 900 East Hamilton Ave., Suite 100 Campbell, CA 95008 Mailing Address: P.O. Box 33247 Los Gatos, CA 95031 Phone: (408) 399-3100 Fax: (408) 384-5002 Attorneys for Plaintiff STEVEN H. SEDELL	
16	UNITED STATES DISTRICT COURT	
17	NORTHERN DISTRICT OF CALIFORNIA – OAKLAND DIVISION	
18	STEVEN H. SEDELL,	Case No. CV-10-04043 SBA
19	Plaintiff,	PARTIES' JOINT STIPULATION AND ORDER TO CONTINUE MANDATORY
20	VS.	SETTLEMENT CONFERENCE HEARING DATE
21	WELLS FARGO OF CALIFORNIA INSURANCE SERVICES, INC., a California	
22	Corporation, ACORDIA OF CALIFORNIA INSURANCE SERVICES, INC., a California	
23	Corporation, DAVID J. ZUERCHER, an individual, H. DAVID WOOD, an individual,	
24	BRIAN M. HETHERINGTON, an individual, SAMUEL L. JONES III, MARK W. STOKES,	
25	an individual PAMELA HENDRICKS, an individual, AND does 1-100, inclusive,	
26	Defendants.	
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28		
LAW OFFICES Allen Matkins Leck Gamble Mallory & Natsis LLP	819661.01/SF	Case No. CV-10-04043 SBA (LB) PARTIES' STIP AND [PROPOSED] ORDER TO CONTINUE MSC HEARING DATE Dockets.Justia.cor

1	JOINT STIPULATION		
2	Plaintiff STEVEN H. SEDELL ("Plaintiff") and Defendants WELLS FARGO		
3	INSURANCE SERVICES USA, INC., H. DAVID WOOD, BRIAN M. HETHERINGTON,		
4	SAMUEL L. JONES III, MARK W. STOKES, and PAMELA HENDRICKS (collectively,		
5	5 "Defendants") stipulate, as follows:	"Defendants") stipulate, as follows:	
6	WHEREAS, Defendants' summary judgment motion was set for hearing on February 28,		
7	2012;		
8	WHEREAS, Judge Armstrong has taken the summary judgment motion under submission;		
9	WHEREAS, the parties believe that the resolution of Defendants' summary judgment		
10	motion would affect substantially the parties' settlement positions;		
11	THEREFORE, the parties stipulate and respectfully request that this Court continue the		
12	mandatory settlement conference to May 4, 2012.		
13	IT IS SO STIPULATED THROUGH COUNSEL OF RECORD.		
14	4		
15	5 Dated: March 15, 2012		
16			
17	/	even D. Zavodnick . ZAVODNICK	
18	Attorney for	r Plaintiff	
19			
20	Dated: March 15, 2012 ALLEN MATKI MALLORY &	INS LECK GAMBLE NATSIS LLP	
21			
22	By: <u>/s/ Ba</u>	Idwin J. Lee	
23	ALEXAND	ER NESTOR	
24		or Defendants	
25			
26			
27			
28 LAW OFFICES	·	Care No. CV/ 10 04042 CD 4 (LD)	
Allen Matkins Leck Gamble Mallory & Natsis LLP	PART	Case No. CV-10-04043 SBA (LB) IES' STIP AND [PROPOSED] ORDER O CONTINUE MSC HEARING DATE	

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1	ORDER		
2	Pursuant to the parties' Joint Stipulation, and good cause appearing, IT IS HEREBY		
3	ORDERED THAT the parties last date by which they may complete a mandatory settlement		
4	conference is <u>May 31, 2012</u> .		
5	IT IS SO ORDERED.		
6	Dated: 3/19/12 <u>Aurolas B Ormstag</u> SAUNDRA BROWN ARMS RONG		
7	United States District Judge		
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LAW OFFICES Allen Matkins Leck Gamble Mallory & Natsis LLP	Case No. CV-10-04043 SBA (LB) PARTIES' STIP AND [PROPOSED] ORDER TO CONTINUE MSC HEARING DATE-3-		