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4			
5	Attorney for Plaintiffs KATIE H. FROST and JASON M. FROST		
6	UNITED STATES DISTRICT COURT		
7	NORTHERN DISTRICT OF CALIFORNIA		
8	OAKLAND DIVISION		
9			
10 11	KATIE H. FROST (formerly known as KATIE H. STEELE), and JASON M. FROST,	CASE NO. 3:11-cv-01425-SBA	
12	Plaintiffs,	STIPULATION AND ORDER FOR LEAVE TO COMPLETE ADR	
13	VS.	CONFERENCE CALL AFTER INITIAL CASE MANAGEMENT	
14	EXPERIAN INFORMATION SOLUTIONS, INC;	CONFERENCE	
15	EQUIFAX INFORMATION		
16	GREENPOINT MORTGAGE FUNDING, INC.;		
17	and DOES 1 through 30, inclusive,		
18	Defendants.		
19			
20	Plaintiffs KATIE H. FROST and JA	ASON M. FROST ("Plaintiffs") by and	
21	through their counsel, and Defendants EXPERIAN INFORMATION SOLUTIONS,		
22	INC.; EQUIFAX INFORMATION SERVICES LLC; and GREENPOINT		
23	MORTGAGE FUNDING, INC. ("Defendants"), by and through their counsel,		
24	hereby stipulate as follows:		
25	1. Plaintiff's complaint was filed on or about March 18, 2011. Plaintiffs		
26	and Greenpoint Mortgage Funding, Inc. ("Greenpoint") filed a "Need for ADR		
27	Phone Conference" on June 21, 2011, and the ADR unit set the ADR conference		
28		1	
	STIPULATION AND [PROPOSED] ORDER FOR LEA INITIAL CASE MANAGEMENT		
		Dockets.Justia.do	

call for July 11, 2011 at 1:30 p.m. 1 2. Plaintiffs' counsel has a conflict on his calendar at that date and time: 2 he was previously scheduled to appear in Sonoma Superior Court for Case 3 Management Conference on July 11, 2011 at 1:30 p.m. 4 3. Counsel for the parties met and conferred to arrange an alternative three 5 dates/times to propose to the ADR unit for re-scheduling, but could not find a 6 suitable date/time before the initial Case Management Conference, now set for July 7 13, 2011 at 3:00 p.m. 8 Plaintiffs' Counsel respectfully requests that the parties be given leave 9 4. to complete the ADR conference call after the initial Case Management Conference. 10 5. 11 There has been one previous stipulation between the parties for an extension of time: on July 1, 2011, Plaintiffs and Greenpoint stipulated to extend by 12 three days Greenpoint's time to respond to the Complaint, from July 5 to July 8, 13 2011. 14 15 DATED: July 8, 2011 Law Office of James J. Bergmann 16 17 By: /s/ James J. Bergmann 18 James J. Bergmann 19 Attorney for Plaintiffs, Katie H. Frost and Jason M. Frost 20 21 22 DATED: July 8 , 2011 Severson and Werson 23 24 By: /s/ Elena K. Kouvabina 25 Elena K. Kouvabina Attorneys for Defendant GREENPOINT 26 MORTGAGE FUNDING, INC. 27 28 STIPULATION AND [PROPOSED] ORDER FOR LEAVE TO COMPLETE ADR CONFERENCE CALL AFTER INITIAL CASE MANAGEMENT CONFERENCE 3:11-cv-01314 SBA

	DATED: July <u>8</u> , 2011 Jo	nes Day
2 3	B	y: /s/ Eric J. Hardeman
4		Eric J. Hardeman Attorneys for Defendant EXPERIAN
5		INFORMATION SOLUTIONS, INC.
6		
7	DATED July 8 2011 N	OKES & QUINN, APC
8		
9	By	y: /s/ Thomas P. Quinn, Jr.
10		Thomas P. Quinn, Jr. Attorneys for Defendant EQUIFAX
11		INFORMATION SERVICES LLC
12		ORDER
13	Good cause appearing, and pursuant to the above stipulation, IT IS ORDERED that the parties be, and hereby are, granted leave to complete their ADR	
14		
15		
16	Conference Call after the initial Case Management Conference, currently scheduled	
17 18	for July 13, 2011 at 3:00 p.m.	
18	Plaintiffs' counsel is hereby ORDERED to meet and confer with all counsel	
20	and propose to the Court's ADR Unit three dates/times that all counsel are available	
21	for the conference call. The ADR Conference Call must be completed by 8/31/11.	
22	DATED, 7/12/11	Saundre B. Ormethang
23	I	HON. SAUNDRA BROWN ARMSTRONG
24 25		United States District Judge
25		
26		
27		
28	STIPULATION AND [PROPOSED] ORDER FOR L	3 EAVE TO COMPLETE ADR CONFERENCE CALL AFTER NT CONFERENCE 3:11-cv-01314 SBA