1 2 3 4 5 6	Brian Boyle (S.B. #126576) bboyle@omm.com Randall W. Edwards (S.B. #179053) redwards@omm.com Meaghan Vergow (<i>admitted pro hac vice</i>) mvergow@omm.com O'MELVENY & MYERS LLP 1625 Eye Street, NW Washington, DC 20006-4061 Telephone: +1 202 383 5300 Facsimile: +1 202 383 5414	Karen L. Handorf (admitted <i>Pro Hac Vice</i>) Michelle C. Yau (admitted <i>Pro Hac Vice</i>) Julia Horwitz (admitted <i>Pro Hac Vice</i>) COHEN MILSTEIN SELLERS & TOLL PLLC 1100 New York Ave. NW • Fifth Floor Washington, DC 20005 Telephone: (202) 408-4600 Fax: (202) 408-4699
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10	the Investment Committee of the Retirement Committee	Oakland, CA 94607 Telephone: (510) 269-7998
11		Fax: (510) 269-7994
12	Attorneys for Plaintiff	
13	UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA	
14		
15	Charles Baird, individually, and on behalf of all	Case No. 17-cv-01892-HSG
16	others similarly situated, and on behalf of the BlackRock Retirement Savings Plan,	CASE MANAGEMENT STIPULATION
17	Plaintiff,	AND ORDER
18		
19	V.	
20	BlackRock Institutional Trust Company, N.A.; BlackRock, Inc.; The BlackRock, Inc. Retirement Committee; John and Jane Does 1-	
21	40, Members of the BlackRock Retirement Committee; The Administrative Committee of	
22	the Retirement Committee; John and Jane Does 1-20, Members of the Administrative	
23	Committee of the Retirement Committee; The Investment Committee of the Retirement	
24	Committee; John and Jane Does 21-40, Members of the Investment Committee of the	
25	Retirement Committee; each an individual, and John and Jane Does 41-60, each an individual,	
26	Defendants.	
27		
28	2263931.1	CASE MANAGEMENT STIPULATION AND ORDER

1 Pursuant to this Court's Minute Entry of July 12, 2017, ECF No. 49, directing the parties 2 to meet and confer regarding a proposed case schedule and to e-file a stipulation and proposed 3 order proposing a case schedule, plaintiff Charles Baird and the named, non-Doe defendants 4 (collectively, "BlackRock"), jointly submit this case management stipulation and Proposed Order. 5 The parties' proposed schedule departs somewhat from the guidelines set forth in this 6 Court's Minute Entry but reflects the agreement of the parties following multiple telephonic 7 conferences regarding an appropriate case schedule. The parties respectfully request that the 8 Court allow the proposed departures, which together extend the case schedule by only six weeks.

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	Event	Deadline
10	Beginning of fact discovery	Immediately
11	Substantial completion of document	December 15, 2017
	production	
12	Deadline to amend pleadings	January 8, 2018 (60 days before close of fact discovery)
13	Close of fact discovery	March 9, 2018
1.4		[Minute Entry: Feb. 9, 2018]
14	Parties exchange expert report(s)	April 6, 2018
15	Parties exchange rebuttal expert report(s)	May 7, 2018
16	Close of expert discovery	June 8, 2018
17	Plaintiff's motion	June 21, 2018
10	for class certification	[Minute Entry: May 28, 2018]
18	ADR	Late June/Early July
19		
20	Opposition to motion	July 19, 2018
20	for class certification	
21	Class certification reply brief	August 2, 2018
	Class certification hearing	August 16, 2018 [Minute Entry: July 5, 2018, 2 pm]
22		[Winder Entry: July 5, 2016, 2 pm]
23		
24	Dated: July 26, 2017	EN MILSTEIN SELLERS & TOLL, PLLC
24	Com	EN MILSTEIN SELLERS & TOLL, TLEC
25	By:	7. 77
26	<u>/s/ Julia Horwitz</u> Julia Horwitz (admitted <i>Pro Hac Vice</i>)	
27	···	
21		L. Handorf (admitted <i>Pro Hac Vice</i>) lle C. Yau (admitted <i>Pro Hac Vice</i>)
28		elesnick (<i>Pro Hac Vice</i> pending)
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- 2 -

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25	Attorneys for Defendants
26	
27	
28	
	2 CASE MANAGEMENT STIPULA
	- 3 - CASE MANAGEMENT STIFULA

1	ATTESTATION	
2	I attest that for all conformed signatures indicated by an "/s/," the signatory has concurred	
3	in the filing of this document.	
4		
5	Dated: August 3, 2017 By: <u>/s/ Julia Horwitz</u>	
6	Julia Horwitz	
7		
8	ORDER	
9	PURSUANT TO THE STIPULATION, IT IS SO ORDERED: The above Case	
10	Management Stipulation and Proposed Order is approved as the Case Management Schedule for this case and all parties shall comply with its provisions.	
11	$\rho = 1201$	
12	Dated: August 3, 2017 Haywood S. Gilliam, Jr.	
13	U.S. District Court for the Northern District of California	
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	CASE MANAGEMENT STIPULATION	
	- 4 - CASE MANAGEMENT STIPULATION AND ORDER	