1 2 3 4 5 6 7 8 9	OUTTEN & GOLDEN LLP Moira Heiges-Goepfert (Cal. Bar No. 326861) One California Street, 12th Floor San Francisco, CA 94111 New York, NY 10017 Telephone: (212) 245-1000 Facsimile: (415) 638-8810 mhg@outtengolden.com LAWYERS FOR CIVIL RIGHTS Ivan Espinoza-Madrigal** Oren Nimni** 61 Batterymarch Street, 5th Floor Boston, MA 02110 Telephone: (617) 482-1145	MCGUIREWOODS LLP Jamie D. Wells (SBN 290827) Two Embarcadero Center Suite 1300 San Francisco, CA 94111-3821 Telephone: 415.844.9944 Facsimile: 415.844.9922 K. Issac deVyver (<i>pro hac vice</i>) Karla Johnson (<i>pro hac vice</i>) Tower Two-Sixty 260 Forbes Avenue Suite 1800 Pittsburgh, PA 15222 Telephone: 412.667.6000	
10	Facsimile: (617) 482-4392	Facsimile: 412.667.6050	
11	iespinoza@lawyersforcivilrights.org onimni@lawyersforcivilrights.org	Attorneys for Defendants Social Finance, Inc. d/b/a SoFi and	
12	** <i>Pro hac vice</i> application forthcoming	SoFi Lending Corp. d/b/a SoFi	
13	Attorneys for Plaintiff Ruben Juarez and the		
14	Proposed Class (Additional Counsel Listed on Signature Page)		
15			
16	UNITED STATES	DISTRICT COURT	
17	NORTHERN DISTRICT OF CALIFORNIA		
18			
19 20	RUBEN JUAREZ, individually and on behalf	CASE NO: 4:20-cv-03386-HSG	
20 21	of all others similarly situated,	JOINT STIPULATION AND [PROPOSED] ORDER TO SET BRIEFING SCHEDULE	
21	Plaintiff,	REGARDING PLAINTIFF'S FIRST AMENDED COMPLAINT AND	
23	vs.	CONTINUE CMC	
24	SOCIAL FINANCE, INC. d/b/a SOFI, and SOFI LENDING CORP. d/b/a SOFI,	Complaint Filed: May 19, 2020	
25	Defendants.		
25 26	Defendants.	District Judge Haywood S. Gilliam	
	Defendants.	District Judge Haywood S. Gilliam	
26	Defendants.	District Judge Haywood S. Gilliam	

Pursuant to Civil Local Rules 6-1(b), 6-2, and 7-12, Plaintiff Ruben Juarez ("Plaintiff"), 1 through counsel, along with counsel for Defendants Social Finance, Inc. d/b/a SoFi and SoFi 2 Lending Corp. d/b/a SoFi (collectively, "SoFi"), respectfully submit the following Joint 3 Stipulation and Proposed Order to Set Briefing Schedule Regarding Plaintiff's First Amended 4 5 Complaint and Continue the Case Management Conference. RECITALS 6 WHEREAS, on May 19, 2020, Plaintiff filed a putative class action Complaint against 7 8 SoFi in the above-captioned matter (D.E. 1); 9 WHEREAS, on June 5, 2020, pursuant to Local Rule 6-1(a), Plaintiff and SoFi (together, 10 the "Parties") filed a Joint Stipulation to Extend Time to Respond to Initial Complaint, extending the time for SoFi to respond to the Complaint for a period of approximately twenty-one days, up 11 to and including July 9, 2020 (D.E. 14); 12 13 WHEREAS, counsel for Plaintiff requested a modified briefing schedule in the event that SoFi filed a responsive Motion, and following meet and confer between counsel for Plaintiff and 14 counsel for SoFi, the Parties agreed to modify the briefing schedule as set forth in the Joint 15 Stipulation filed at D.E. 24; 16 WHEREAS, on July 7, 2020, the Court approved that Joint Stipulation, (D.E. 26); 17 WHEREAS, on July 9, 2020, SoFi filed a Motion to Compel Arbitration, or in the 18 Alternative Dismiss, or in the Alternative Strike, with a Motion Hearing set for August 27, 2020, 19 (D.E. 28); 20 WHEREAS, on July 9, 2020, SoFi also filed a Motion to Stay Discovery or in the 21 Alternative Bifurcate Discovery with a Motion Hearing set for August 27, 2020, (D.E. 29); 2.2 23 WHEREAS, on July 10, 2020, the Parties filed a Joint Stipulation to Set Briefing Schedule 24 in Response to SoFi's Motion to Stay Discovery to align the briefing schedule and hearing date for Defendant's Motion to Stay Discovery with Defendant's Motion to Compel Arbitration or in the 25 Alternative Dismiss, or in the Alternative Strike (D.E. 30); 26 27 WHEREAS, on July 14, 2020, the Court granted the Parties' Joint Stipulation Set Briefing 28 Schedule in Response to SoFi's Motion to Stay Discovery (D.E. 31); JOINT STIPULATION AND [PROPOSED] ORDER TO SET BRIEFING SCHEDULE IN RESPONSE TO

PLAINTIFF'S FIRST AMENDED COMPLAINT AND CONTINUE CMC

WHEREAS, the Parties have met and conferred and Plaintiff informed SoFi of Plaintiff's
 intent to file a First Amended Complaint ("FAC") under Rule 15(a)(1)(B);

- WHEREAS, the Parties anticipate that the FAC will moot SoFi's responsive Motions i.e., Defendant's Motion to Compel Arbitration, or in the Alternative Dismiss, and Defendant's Motion to Stay Discovery, (D.E. Nos. 28 & 29), although SoFi preserves all arguments set forth in those responsive Motions and reserves the right to re-assert those arguments in response to the FAC;
- 8 WHEREAS, to adequately investigate any new claims and parties in Plaintiff's FAC, SoFi
 9 requests 30 days to respond;

WHEREAS, SoFi may file renewed responsive Motions in response to Plaintiff's FAC and
if so, the Parties wish to set a briefing schedule on these Motions that will permit SoFi 30 days to
respond to Plaintiff's FAC; 21 days for Plaintiff to file opposition briefs; and 14 days for SoFi to
file any reply briefs;

14 WHEREAS, the Parties state that this request is not the result of dilatory conduct;

WHEREAS, this Court has set the Initial Case Management Conference for August 25,
2020 at 2:00 PM with the Case Management Statement due on August 18, 2020 (ECF 20);

WHEREAS, in order for SoFi to be prepared to assess the allegations and claims in the
First Amended Complaint and be prepared to discuss its position and case schedule, the Parties
agree to continue the Case Management Conference to September 22, 2020 at 2:00 PM, with the
deadlines in D.E. Nos. 5 and 20 reset accordingly;

WHEREAS, the Parties affirm that no party will be prejudiced, nor will the requested
extension unduly delay the case, and indeed will facilitate a more efficient means of resolving the
issues in SoFi's Responsive Motions than Plaintiff filing the FAC after the resolution of SoFi's
present Responsive Motions;

 25
 26 <u>STIPULATION</u>
 27 THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and between Plaintiff
 28 and SoFi through their respective undersigned counsel that: <u>3</u>

 JOINT STIPULATION AND [PROPOSED] ORDER TO SET BRIEFING SCHEDULE IN RESPONSE TO PLAINTIFF'S FIRST AMENDED COMPLAINT AND CONTINUE CMC

1	1.	Plaintiff's FAC shall be filed by July 30, 2020;		
2	2.	SoFi shall have 30 days, until August 31, 2020 to respond to Plaintiff's FAC;		
3	3.	If SoFi files Responsive Motions, Plaintiff shall file any Oppositions to SoFi's		
4	Responsive	Motions by September 21, 2020 and SoFi shall file any Replies by October 5, 2020;		
5	4.	The Parties will set a hearing date in October 2020 for these Motions;		
6	5.	The Case Management Conference will be continued to September 22, 2020 at 2:00		
7	PM, with the deadlines in D.E. Nos. 5 and 20 reset accordingly;			
8	6.	This extension will not affect any other deadlines set by the Court in this case;		
9	7.	This stipulation is without prejudice to the rights, claims, arguments, and defenses		
10) of all parties; and			
11	8.	All other signatories listed, and on whose behalf the filing is submitted, concur with		
12	the content	in this Stipulation and have authorized the filing.		
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14	IT IS SO ST	FIPULATED.		
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	JOINT S'	TIPULATION AND [PROPOSED] ORDER TO SET BRIEFING SCHEDULE IN RESPONSE TO		
		PLAINTIFF'S FIRST AMENDED COMPLAINT AND CONTINUE CMC		

1	DATED: July 30, 2020	McGuireWoods LLP
2		
3		By: /s/ K. Issac deVyver
4		K. Issac deVyver (<i>pro hac vice</i>)
5		Karla Johnson (<i>pro hac vice</i>) Tower Two-Sixty
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12		Facsimile: 415.844.9922
13		Attorneys for Defendants
14		Social Finance, Inc. d/b/a SoFi and SoFi Lending Corp. d/b/a SoFi
15		
16	DATED: July 30, 2020	OUTTEN & GOLDEN LLP
17		
18		By: <u>/s/ Michael Litrownik</u>
19		Michael Litrownik*
20		Ossai Miazad* 685 Third Avenue, 25th Floor
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		PROPOSED] ORDER TO SET BRIEFING SCHEDULE IN RESPONSE TO FIRST AMENDED COMPLAINT AND CONTINUE CMC

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15	*Admitted Pro hac vice
16	** <i>Pro hac vice</i> application forthcoming
17	Attorneys for Plaintiff Ruben Juarez and the Proposed Class
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	<u>6</u> JOINT STIPULATION AND [PROPOSED] ORDER TO SET BRIEFING SCHEDULE IN RESPONSE TO
	PLAINTIFF'S FIRST AMENDED COMPLAINT AND CONTINUE CMC

1	<u>ORDER</u>
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3	PURSUANT TO STIPULATION, IT IS SO ORDERED. The case management conference will
4	be held telephonically. All counsel shall use the following dial-in information to access the call:
5	Dial-In: 888-808-6929/Passcode: 6064255. DATED:7/31/2020
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7	Haywood S. Gull J.
8	Haywood S. Gilliam, Jr.
9	United States District Judge
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-	7 JOINT STIPULATION AND [PROPOSED] ORDER TO SET BRIEFING SCHEDULE IN RESPONSE TO
	PLAINTIFF'S FIRST AMENDED COMPLAINT AND CONTINUE CMC