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8 9	Attorneys for Defendant Wachovia Mortgage, FSB, f/k/a and sued as "World Savings Bank,	
10	FSB"	
11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA	
13	SAN JOSE DIVISION	
14	DOLORES MANDRIGUES, individually and on behalf of all others similarly situated,	Case No. C 07 04497
15	Plaintiff,	STIPULATED REQUEST AND [PROPOSED] ORDER CONTINUING HEARING AND MODIFYING BRIEFING
16	VS.	SCHEDULE FOR PLAINTIFFS' MOTIONS FOR CLASS CERTIFICATION AND FOR
17	WORLD SAVINGS, INC., WORLD SAVINGS BANK, FSB, WACHOVIA MORTGAGE	PRELIMINARY INJUNCTION
18	CORPORATION, and DOES 1 through 10, inclusive,	Date: January 16, 2009 Time: 9:00 a.m.
19	Defendants.	Place: Courtroom 3, 5 th Floor Orig. Complaint: August 30, 2007
20		The Honorable Jeremy Fogel
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'	No. C07 04497	

Stipulated Request and [Proposed] Order Continuing Hearing and Modifying Briefing Schedule for Plaintiffs' Motion for Class Certification and for Preliminary Injunction A limited liability partnership formed in the State of Delaware

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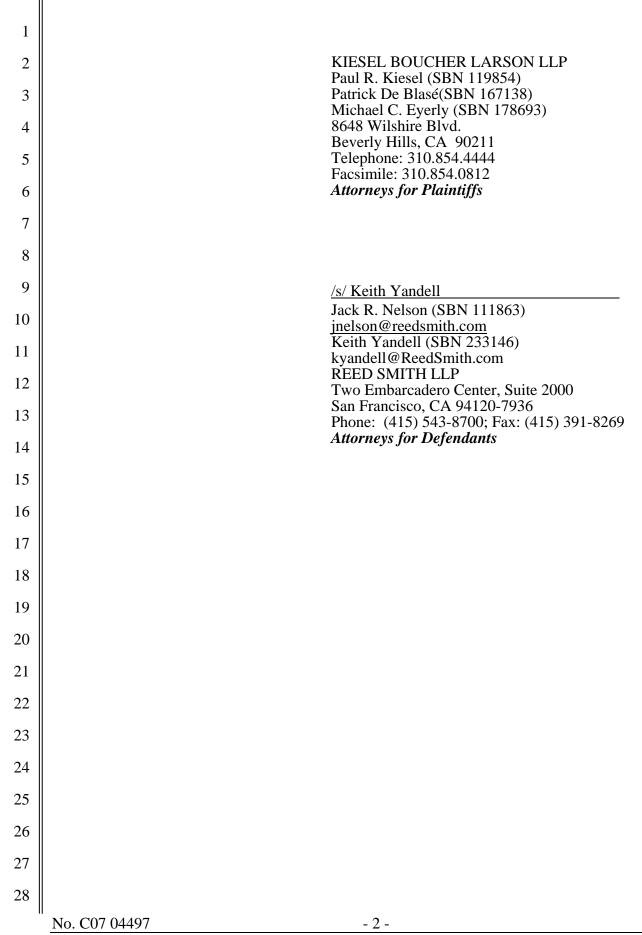
Pursuant to N.D. Cal. Civil L.R. 6-1(b) and 6-2, Defendant Wachovia Mortgage, FSB, f/k/a and sued as "World Savings Bank, FSB" ("World") and Plaintiffs Dolores Mandrigues, Juanita Jones, Mark and Christina Clausen and Al and Wilma Minyen (collectively, "Parties") jointly submit this Stipulated Request and [Proposed] Order Regarding Briefing Schedule for Plaintiffs' Motions for Class Certification and for Preliminary Injunction.

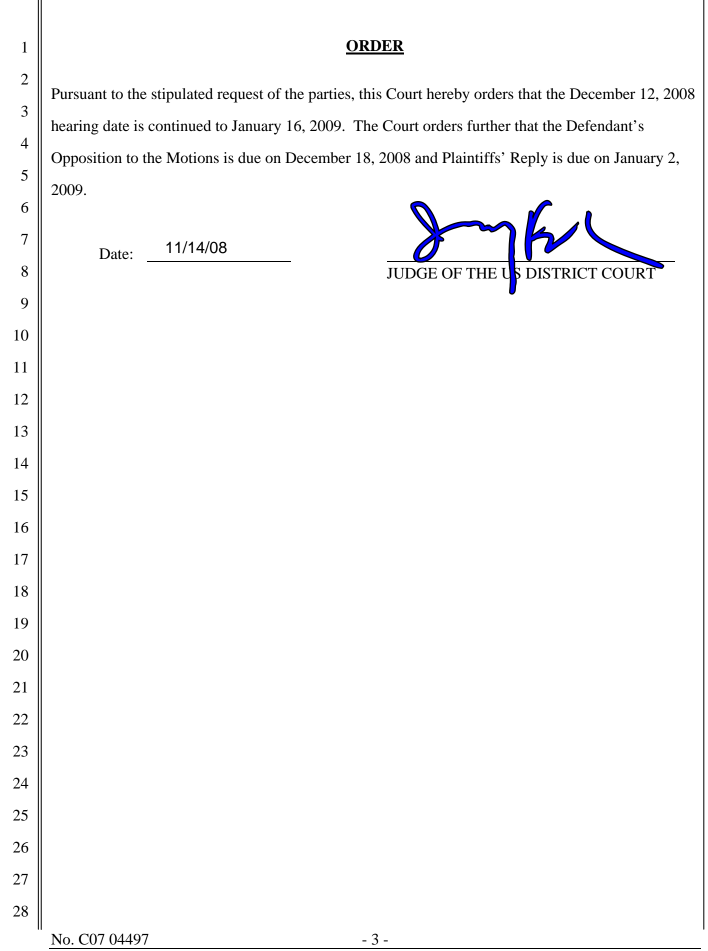
The Parties jointly request the Court continue the December 12, 2008 hearing to January 16, 2009, due to the parties' respective schedules. The parties jointly request the following briefing schedule: Defendant's Opposition to the Motions for Class Certification and for Preliminary Injunction will be due December 18, 2008 and Plaintiffs' Reply will be due January 2, 2009. Declaration of Keith D. Yandell In Support of Stipulated Request and [Proposed] Order Regarding Briefing Schedule for Plaintiffs' Motion for Class Certification and for Preliminary Injunction ("Yandell Decl") at ¶ 2. There have only been two other occasions when the Parties have modified the court's schedule: on April 2, 2008 when they jointly stipulated to a continuance while awaiting the Court's ruling on World's Motion to Dismiss and on September 25, 2008 when they jointly stipulated to continue a case management conference. Yandell Decl at ¶ 3. The Court granted those stipulations respectively on April 4, 2008 and on September 26, 2008. *Id*. The parties do not anticipate this modification will have any significant impact on the case schedule. Yandell Decl at ¶ 4.

DATED: November 12, 2008

/s/ David Arbogast Signatory concurs in the filing of this document **ARBOGAST & BERNS LLP** David M. Arbogast (SBN 167571) darbogast@law111.com Jeffrey K. Berns (SBN 131351) 19510 Ventura Boulevard, Suite 200 Tarzana, CA 91356 Telephone: 818.961.2000 Fascimile: 818.867.4820 SEEGER WEISS LLP Jonathan Shub (SBN 237708) 1515 Market Street, Suite 1380 Philadelphia, PA 19102 Telephone: 215.564.2300 Fascimile: 215.851.8029 - 1 -

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Stipulated Request and [Proposed] Order Regarding Briefing Schedule for Plaintiffs' Motions for Class Certification and Preliminary Injunction

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