1 2	Steven K. Linkon (CSB No. 101056) Routh Crabtree Olsen, P.S. 3535 Factoria Blvd. SE, Suite 200 Bollovuo, WA 98006	The Honorable Patricia V. Trumbull
3 4	Bellevue, WA 98006 Telephone: 425-586-1952 Fax: 425-283-5952 slinkon@rcolegal.com	
5	Attorneys for Defendant Countrywide Home Loans, Inc.	
6 7	UNITED STATES I	
8	NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION	
9	PATRICIA M. HERNANDEZ)
10	Plaintiff,) No. C08-01630-PVT
11	v.) STIPULATION AND ORDER
12 13	PATRICIA ALVAREZ, GLORIA ALVAREZ, DAVID MCCAIN, VISION QUEST 21, INC.,	EXTENDING TIME FOR COUNTRYWIDE FSB TO RESPOND TO FIRST AMENDED COMPLAINT
13	COUNTRYWIDE BANK, FSB, MARIPOSA MORTGAGE INC., THE CLOSING	
15	COMPANY – ESCROW SERVICE, AEQUITAS APPRAISAL GROUP, EDDIE	
16	BURNIAS, MARIO BURNIAS, MICHAEL ANDIN, JOANNE WONG, DEANNE GLOVER, MARIA ANTUNES, MARIA	
17 18	RODRIGUEZ, ERIKA SALAZAR, DARRELL KETTNER, ALEJANDRA ANDRADE, ENRIQUE AMEZCUA, and DOES 1 to 20, inclusive,	
19 20	Defendants.	
21	Defendant Countrywide Bank, FSB's ("Countrywide") and Plaintiff Patricia M. Hernandez, hereby stipulate to extend Countrywide's time to respond to Plaintiff's First Amended Complaint. The parties have exchanged settlement proposals and Countrywide	
22		
23 24		
25	has filed a claim with its title insurance carrier and they need additional time to investigate	
26	the underlying claim. It would be in the parties' best interest and in the interests of judicial	
	STIPULATION AND ORDER EXTENDING TIME FOR COUNTRYWIDE FSB TO RESPOND TO COMPLAINT 1 OF 2	ROU'TH CRAB'TREE OLSEN, P.S. ALaw Firm and Professional Services Corporation 3535 Factoria Boulevard SE, Suite 200 Bellevue, Washington 98006 Telephone (425) 458-2121 Facsimile (425) 458-2131
		Docket

1	economy to allow the parties a short period of time to explore the possibility of resolving this		
2	dispute before undergoing the expense and burden of moving forward with this litigation;		
3	THEREFORE, Defendant Countrywide and Plaintiff have stipulated and agreed that		
4	Countrywide shall have until February 27, 2009 to respond to the Amended Complaint.		
5	ORDER		
6			
7	It is so ordered.		
8	DATED: this <u>18</u> day of _Feb_ , 2009		
9		Redaining V. Laurela 18	
10 11	SO STIPULATED AND AGREED:	UNITED STATES DISTRICT JUDGE MAGISTRATE	
12	ROUTH CRABTREE OLSEN, P.S.	FENWICK & WEST, LLP	
13			
14	/s/ Steven K. Linkon	/s/ Guinevere Jobson (with permission)	
15	Steven K. Linkon, CSB No. 101056 ROUTH CRABTREE OLSEN, P.S. FEN	Guinevere Jobson, CSB No. 251907 NICK & WEST, LLP	
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19		gjobson@fenwick.com	
20	Attorneys for Defendant Countrywide FSBAttorneys for Plaintiff, Patricia M Hernandez		
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	STIPULATION AND ORDER EXTENDING TIME FOR COUNTRYWIDE FSB TO RESPOND TO COMPLAINT 2 OF 2	ROU'TH CRABTREE OLSEN, P.S. ALaw Firm and Professional Services Corporation 3535 Factoria Boulevard SE, Suite 200 Bellevue, Washington 98006 Telephone (425) 458-2121 Facsimile (425) 458-2131	