## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE HERALD, PRIMEO, AND THEMA FUNDS SECURITIES LITIGATION

vs.

ECF Case

Case No. 09 Civ. 0289 (RMB)

Case No. 09 Civ. 2558 (RMB)

THIS DOCUMENT RELATES TO:

NEVILLE SEYMOUR DAVIS,

Plaintiff,

As Annuled (supz)

ALBERTO BENBASSAT, STÉPHANE BENBASSAT, GENEVALOR, BENBASSAT & CIE, GERALD J.P. BRADY, JOHN HOLLIWELL, SONJA KOHN, DANIEL MORRISSEY, PETER SCHEITHAUER, DAVID T. SMITH, WERNER TRIPOLT, BANK MEDICI AG, UNICREDIT SPA, HSBC INSTITUTIONAL TRUST SERVICES (IRELAND) LTD., HSBC SECURITIES SERVICES (IRELAND) LTD., HSBC HOLDINGS PLC, PRICEWATERHOUSECOOPERS INTERNATIONAL LTD., PRICEWATERHOUSECOOPERS (DUBLIN), PRICEWATERHOUSECOOPERS LLP. PRICEWATERHOUSECOOPERS BERMUDA, THEMA ASSET MANAGEMENT LIMITED, THEMA INTERNATIONAL FUND PLC, BA WORLDWIDE FUND MANAGEMENT LIMITED. PETER MADOFF, ANDREW MADOFF, MARK MADOFF, WILLIAM FRY, JP MORGAN CHASE & CO., and THE BANK OF NEW YORK MELLON,

USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #:\_\_\_\_\_\_ DATE FILED: 3/12/10

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Defendants.

STIPULATION EXTENDING TIME FOR DEFENDANTS PRICEWATER HOUSE COOPERS INTERNATIONAL LTD. AND RELEVATER HOUSE COOPERS INTERNATIONAL LTD. AND RELEVATER HOUSE COOPERS INTERNATIONAL LTD. AND THE AMENDED CLASS ACTION COMPLAINT Lead Plaintiff Neville Seymour Davis enters into this stipulation with Defendants PricewaterhouseCoopers International Ltd. ("PwCIL") and PricewaterhouseCoopers LLP ("PwC US"):

1. Through their respective counsel, the PwCIL and PwC US have (a) accepted, or waived, service of summons; and (b) received a copy of the Amended Class Action Complaint (Dkt. No. 76) (the "Amended Complaint") on or before March 1, 2010.

2. Lead Plaintiff, PwCIL and PwC US, through their respective counsel, have agreed that the time for PwCIL and PwC US to answer or move to dismiss the Amended Complaint is extended to May 26, 2010, without prejudice to further extensions of time either agreed by Lead Plaintiff's counsel or ordered by the Court. All Meters to fulle Genetic Court for the second state of the second stat

## before tragast 1, 2010.

4. In entering into this Stipulation, the parties hereto reserve all rights and defenses otherwise available to them, including the right to move to amend, or seek relief from, this Order. Moreover, entry into this stipulation shall not impair or otherwise affect any defenses, except with respect to a defense based on a lack of personal jurisdiction (which respective counsel for PwCIL and PwC US have indicated that they do not intend to raise before this Court), and all such rights and defenses are expressly preserved.

5. The foregoing briefing schedules are subject to Court approval.

6. This stipulation may be executed in counterparts, each of which shall be deemed an original, but all of which shall constitute one stipulation.



Dated: San Diego, California March **[0**, 2010

Dated: New York, New York March 0, 2010

Dated: New York, New York March <u>//</u>, 2010 JOHNSON BOTTINI, LLP Francis, A. Bottini, Jr. Albert Y. Chang

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