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8	UNITED STATES	DISTRICT COURT	
9 10	NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION		
10	SHAHRIAR JABBARI and KAYLEE		
11	HEFFELFINGER, on behalf of themselves and all others similarly situated,	No. 15-cv-02159-VC	
13	Plaintiffs,	[PROPOSED] ORDER EXTENDING	
14	V.	CLAIMS DEADLINE AS MODIFIED	
15 16	WELLS FARGO & COMPANY AND WELLS FARGO BANK, N.A.,	Judge: Hon. Vince Chhabria	
17	Defendants.		
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19			
20			
21	On March 6, 2018, the Parties <sup>1</sup> filed a stipula	tion proposing an extension of the deadline to	
22	submit claims and various other adjustments to the case schedule. A case management conference was		
23	held on March 22, 2018 at which the circumstances underlying the proposed scheduling adjustments		
24			
25	Parties, the oral arguments, and good cause having been shown, the Court rules as follows:		
26	i arries, me orar arguments, and good cause naving b	een shown, me Court rules as follows:	
27			
28	<sup>1</sup> Unless defined herein, capitalized terms have the meanings set forth in the Joint Stipulation Extending Claims Deadline filed March 6, 2018 (ECF No. 202).		
	No. 15-cv-02159-VC 1	[PROPOSED] ORDER EXTENDING	

(1) Claim forms from anyone will be deemed timely if submitted online or postmarked by July7, 2018, including any claim forms which have already been submitted after the prior claims deadlineand prior to the date of this Order.

(2) Not later than April 13, 2018, Wells Fargo will send the Supplemental Email Notice to (a) those current and former customers to whom Wells Fargo is required by the Settlement to provide notice by email, but has not yet done so, and (b) those customers who otherwise would have qualified for receiving notice by email as set forth in the Settlement, but for whom Wells Fargo did not have an email address when it previously sent notices by email and now does have an email address.

(3) Not later than April 13, 2018, Wells Fargo will mail copies of the Supplemental Mailed Notice to those customers Wells Fargo identifies as persons who should have received a notice in an account statement, but did not.

(4) The current and former customers to whom Supplemental Email Notices and/or Supplemental Mailed Notices are sent shall have until May 14, 2018 to submit requests to exclude themselves from the class, or submit objections to the settlement.

(5) All claims, requests for exclusion, and objections submitted pursuant to this Stipulation must otherwise substantially comply with the terms of the Settlement and Preliminary Approval Order.

(6) In addition to the Supplemental Email Notices and Supplemental Mailed Notices, Wells Fargo will send an email to all customers who were previously sent notice of this Settlement by email, advising them that the claims period has been extended to July 7, 2018 ("Follow-up Email"). The content of the Follow-Up Email shall be agreed by the Parties, and shall be sent by Wells Fargo no later than May 15, 2018.

(7) A further case management conference shall be set for May 3, 2018, at 10.30 a.m. to discuss the administration of the Settlement; the Parties shall file a Joint Status Report by April 26, 2018 addressing the topics outlined by the Court during the case management conference held on March 22,

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2018. Wells Fargo shall inform interested Attorneys General of the time, location, and topics to be considered at this case management conference.

(8) Reply memoranda in support of the Motion for Final Approval of Class Action Settlement shall be filed not later than May 21, 2018.

(9)

The Fairness Hearing shall be continued to May 30, 2018 at 10:30 a.m.

(10) Plaintiffs shall serve notice on all objectors who indicated an intention to appear at the Fairness Hearing previously scheduled for March 22, 2018 of the changes to the schedule for the briefing and hearing.

(11) Wells Fargo shall pay the costs of sending the Supplemental Email Notice, Supplemental Mailed Notice and the Follow-up Email and shall reimburse the Settlement Fund in an amount sufficient to cover any increased costs of settlement administration reasonably incurred as a result of the Supplemental Email Notice and Supplemental Mailed Notice being provided now, rather than at the time notice was intended to be provided under the Settlement, or related to the Follow-up Email.

(12) Wells Fargo shall provide to the Settlement Administrator any customer information necessary to implement the terms of this Stipulation. Any such information provided shall be subject to the confidentiality and data security requirements set forth in the Preliminary Approval Order.

IT IS SO ORDERED.

DATED: March <u>29</u>, 2018.

Hon Vince Chhabria United States District Court Northern District California

1     Submitted by:       2     KELLER ROHRBACK L.L.P.       3     By <u>/s/ Derek W. Loeser (w/ email permission)</u> Derek Loeser, admitted pro hac vice Gretchen Freeman Cappio, admitted pro hac vice Multicer, TOLLES & OLSON LLP       5     Daniel P. Mensher, admitted pro hac vice Gretchen Freeman Cappio, admitted pro hac vice Multicer, TOLLES & OLSON LLP       6     Daniel P. Mensher, admitted pro hac vice Gretchen Freeman Cappio, admitted pro hac vice (Settle, WA 98101-3052 (206) 623-1900; Fax: (206) 623-3384 dloeser @ kellerohrback.com geappio@ Kellerohrback.com dmensher@ kellerohrback.com     By <u>/s/ David H. Fry</u> David H. Fry (Bar No. 189276) MUNGER, TOLLES & OLSON LLP 560 Mission Street, 27th Floor San Francisco, California 94105-2907 (415) 512-4007, Fax: (415) 512-4077 david fry@mto.com       10     Jeffrey Lewis (Bar No. 66587) KELLER ROHRBACK L.L.P. 300 Lakeside Drive, Suite 1000 Oakland, CA 94612 (510) 463-3900; Fax: (510) 463-3901 jewis@ kellerohrback.com     Erin J. Cox (State Bar No. 267954) MUNGER, TOLLES & OLSON LLP 305 South Grand Avenue, 50th Floor Los Angeles, California 90071-1560 (213) 683-9100; Fax: (213) 687-3702 erin.cox@mto.com       14     Matthew J. Preusch (Bar No. 298144) 1125 Shate Street, Suite 8 Santa Barbara, CA 93101 (805) 456-1496; Fax: (805) 456-1497 mpreusch @ kellerohrback.com       17     Attorneys for Plaintiffs       18       19       20       21       22       23       24       25       26       27       28       29       20 <th></th> <th>Case 3:15-cv-02159-VC Documer</th> <th>nt 221 Filed 03/29/18 Page 4 of 4</th>		Case 3:15-cv-02159-VC Documer	nt 221 Filed 03/29/18 Page 4 of 4
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 20 21 22 23 24 25 26	Submitted by: KELLER ROHRBACK L.L.P. By <u>/s/ Derek W. Loeser (w/ email permission</u> Derek Loeser, admitted pro hac vice Gretchen Freeman Cappio, admitted pro hac vice KELLER ROHRBACK L.L.P. 1201 Third Avenue, Suite 3200 Seattle, WA 98101-3052 (206) 623-1900; Fax: (206) 623-3384 dloeser@kellerrohrback.com gcappio@kellerrohrback.com Jeffrey Lewis (Bar No. 66587) KELLER ROHRBACK L.L.P. 300 Lakeside Drive, Suite 1000 Oakland, CA 94612 (510) 463-3900; Fax: (510) 463-3901 jlewis@kellerrohrback.com Matthew J. Preusch (Bar No. 298144) 1129 State Street, Suite 8 Santa Barbara, CA 93101 (805) 456-1496; Fax: (805) 456-1497 mpreusch@kellerrohrback.com	<ul> <li>MUNGER, TOLLES &amp; OLSON LLP</li> <li>By <u>/s/ David H. Fry</u> David H. Fry (Bar No. 189276)</li> <li>MUNGER, TOLLES &amp; OLSON LLP 560 Mission Street, 27th Floor San Francisco, California 94105-2907 (415) 512-4000; Fax: (415) 512-4077 david.fry@mto.com</li> <li>Erin J. Cox (State Bar No. 267954) MUNGER, TOLLES &amp; OLSON LLP 350 South Grand Avenue, 50th Floor Los Angeles, California 90071-1560 (213) 683-9100; Fax: (213) 687-3702 erin.cox@mto.com</li> <li>Attorneys for Defendants Wells Fargo &amp;</li> </ul>
ILNO, 15-CV-U2159-VC 4 IPROPOSEDI ORDER EXTENDING	28	No. 15-cv-02159-VC	4 [PROPOSED] ORDER EXTENDING