1 2 3 4 5 6 7 8 9 10 11 12	 Kelly M. Dermody (State Bar No. 171716) Heather H. Wong (State Bar No. 238546) LIEFF, CABRASER, HEIMANN & BERNSTEIN, LLP 275 Battery Street, 30th Floor San Francisco, CA 94111-3339 Telephone: (415) 956-1000 Facsimile: (415) 956-1008 Attorneys for the Plaintiffs [Additional Plaintiffs' Counsel Listed on Signature Page] Jay Cohen (pro hac vice) Brad S. Karp (pro hac vice) Daniel J. Toal (pro hac vice) Liza M. Velazquez (pro hac vice) PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP 1285 Avenue of the Americas New York, New York 10019-6064 Telephone: 212-373-3000 Eacsimile: 212-77-3990 			
13 14 15	Facsimile: 212-757-3990 Attorneys for Defendant Citigroup Global Markets Inc. [Additional Defense Counsel Listed on Signature Page]			
16	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA			
 17 18 19 20 21 22 23 24 25 26 27 28 	RENEE FASSBENDER AMOCHAEV, DEBORAH ORLANDO, KATHRYN N. VARNER and IVY SO, on behalf of themselves and all others similarly situated, Plaintiffs, v. CITIGROUP GLOBAL MARKETS, INC., d/b/a SMITH BARNEY, Defendant.	No. C-05-1298 PJH JOINT STIPULATION AND [PROPOSED] ORDER MODIFYING CLASS CERTIFICATION SCHEDULE		
20		JOINT STIPULATION AND [PROPOSED] ORDER MODIFYING CLASS CERTIFICATION SCHEDULE		

1	STIPULATION				
2	WHEREAS, Plaintiffs filed an Amended Complaint on November 29, 2006;				
3	WHEREAS, by Order entered Ap	oril 18, 2007 (Docket No. 135), the Court set an			
4	amended class certification briefing schedule in which the deadline for Plaintiffs' Motion for				
5	Class Certification was set for July 25, 2007;				
6	WHEREAS, the parties recently resumed mediation and have made substantial				
7	progress in their attempts to resolve this matter;				
8	WHEREAS, the parties and their respective counsel agree that a brief extension				
9	of the class certification briefing schedule is warranted so that the parties may determine whether				
10	there is a realistic possibility that this matter may be resolved and further agree that the proposed				
11	modification will not unduly delay processing the action,				
12	IT IS HEREBY STIPULATED, by and between the parties through their				
13	respective counsel of record, that the parties propose the following revised schedule for class				
14	certification, which extends the deadline for plaintiffs' motion for class certification by five days				
15	and adds one day each to the respective time periods for filing Smith Barney's opposition brief				
16	and plaintiffs' reply brief:				
17					
18	Plaintiffs' Motion for Class Certification	July 30, 2007			
19	Defendant's Opposition to Class Certification	October 9, 2007			
20	Plaintiffs' Reply	November 28, 2007			
21	Class Certification Hearing	December 19, 2007			
22	SO STIPULATED.				
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	-2	 JOINT STIPULATION AND [PROPOSED] ORDER MODIFYING CLASS CERTIFICATION SCHEDULE 			

1	Dated:	July 23, 2007	
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28			- 3 - JOINT STIPULATION AND IPROPOSED ORDER
			- 3 - JOINT STIPULATION AND [PROPOSED] ORDER MODIFYING CLASS CERTIFICATION SCHEDULE
	l .		

1	Dated:	July 23, 2007	
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3			By: /s/ Jay Cohen
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			- 4 - JOINT STIPULATION AND [PROPOSED] ORDER MODIFYING CLASS CERTIFICATION SCHEDULE

