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- 1 IT IS HEREBY STIPULATED AND AGREED, by, between
- 2 and among Ann Morales, Carlos Morales, Laura A. Alvarado, Roberto L. Alvarado, Shera

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- 1 captioned, Gras v. Associates First Capital Corp., Docket
- 2 No. 52,442 ("New Jersey case") in which plaintiffs sought
- 3 certification of a New Jersey class challenging the sale of
- 4 credit insurance. The case was ordered to arbitration on
- 5 an individual basis. In May 2000 certain Plaintiffs'
- 6 Counsel filed a class action in the Circuit Court for the
- 7 City of St. Louis, which is captioned Watson v. Associates
- 8 Financial Life Ins. Co., No. 002-00424 (Cit. Ct. City of
- 9 St. Louis)("Missouri Case") in which plaintiffs seek to
- 10 certify a state-wide class challenging the sale of credit
- 11 insurance. In February 2001 certain Plaintiffs' Counsel
- 12 filed a class action in the Circuit Court for Madison

 County, Illinois, which is captioned Robinson v. Associates

- 1 C. On March 6, 2001, the FTC filed a complaint ("FTC
- 2 Complaint") captioned Federal Trade Commission v. Citigroup
- 3 Inc., CitiFinancial Credit Company, Associates First
- 4 Capital Corporation, and Associates Corporation of North
- 5 America, Civil Action File No. 1:01-CV-00606 (JTC) (N.D.
- 6 Ga.) A Stipulated Judgment resolving that case will be
- 7 filed simultaneously with this Settlement Stipulation.
- 8 D. On and after June 25, 2001 Plaintiffs filed a
- 9 series of five state class actions in California state
- 10 courts.
- 11 E. On February 21, 2002, Plaintiffs combined those
- 12 five cases and filed a Consolidated Amended Class Action
- 13 Complaint for Violation of the Consumer Legal Remedies Act,
- 14 Unfair, Unlawful and Fraudulent Business Practices, Breach
- 15 of the Covenant of Good Faith and Fair Dealing, Fraud,
- 16 Fraudulent Concealment and Deceit and Unjust Enrichment in
- 17 San Francisco County Superior Court.
- 18 F. Simultaneously with filing this Stipulation of
- 19 Settlement, Plaintiffs filed an Amended Consolidated Class
- 20 Action Complaint for Violation of the Consumer Legal
- 21 Remedies Act, Unfair, Unlawful and Fraudulent Business
- 22 Practices, Breach of the Covenant of Good Faith and Fair
- 23 Dealing, Fraud, Fraudulent Concealment and Deceit and

- 1 Unjust Enrichment ("National Class Complaint") in San
- 2 Francisco County Superior Court seeking certification for
- 3 Settlement purposes of a nationwide Credit Insurance Class
- 4 and a nationwide Refinance Class.
- 5 G. Both the FTC Complaint and the National Class
- 6 Complaint assert claims regarding The Associates' sale of
- 7 Credit Insurance in connection with real estate secured and
- 8 personal loans. Only the National Class Complaint asserts
- 9 claims in connection with The Associates' refinancing of
- 10 real estate secured loans. Claims in connection with
- 11 refinancing of real estate secured loans have been asserted
- 12 in each of the five California cases since their inception.
- 13 H. Plaintiffs and their Counsel have agreed to
- 14 settle the National Class Case and the Other Class Cases
- 15 defined in Paragraph 1B pursuant to the provisions of this
- 16 Stipulation, considering, among other things, (i) the

- 1 I. Defendants have denied and continue to deny each
- 2 and all of the claims and contentions alleged by Plaintiffs
- 3 in the National Class Case. Defendants expressly have
- 4 denied and continue to deny all charges of wrongdoing or
- 5 liability against them arising out of or relating to any of
- 6 the conduct, statements, acts or omissions alleged, or that
- 7 could have been alleged, in the National Class Case.
- 8 Defendants also have denied and continue to deny the
- 9 allegations that Plaintiffs and Class Members have suffered
- 10 damage or were harmed by the conduct alleged in the
- 11 National Class Case. Nonetheless, Defendants and their
- 12 counsel have concluded that further conduct of litigation
- 13 would be protracted and expensive and would not be in the
- 14 best interest of Defendants, and that it is desirable that
- 15 the National Class Case be fully and finally settled in the
- 16 manner and upon the terms and conditions set forth in this
- 17 Stipulation.
- 18 J. Since the acquisition of The Associates in
- 19 November of 2000, Citigroup Inc. has voluntarily adopted a series of consumer-oriented initiatives that address ss, Defendants ated

- 1 initiatives were aimed at setting a high standard for sales
- 2 practices in the subprime lending industry. Consistent
- 3 with these initiatives and in the best interests of all
- 4 concerned parties, Citigroup Inc. has agreed to address the
- 5 FTC and Plaintiffs' concerns with The Associates' pre-
- 6 acquisition lending practices by providing monetary redress
- 7 in the form agreed herein to customers who obtained loans
- 8 from The Associates prior to the Citigroup acquisition.
- 9 K. The proposed settlement incorporates two forms of
- 10 relief. With respect to allegations related to the sale of
- 11 Credit Insurance, the proposed settlement incorporates
- 12 relief in the amount of a \$215 million consumer redress
- 13 program set forth in the Stipulated Judgment in the FTC
- 14 Action. With respect to the allegations related to real
- 15 estate secured loan refinancings, Defendants will establish
- 16 a redress fund of \$25 million for eligible Class Members to
- 17 obtain redress. Plaintiffs and Co-Lead Counsel agree that
- 18 this relief is fair, reasonable and adequate because it provides substantial benefits to the

II. DEFINITIONS

1

- 2 A. As used in this Stipulation and the annexed
- 3 exhibits, which are an integral part of this Stipulation
- 4 and are incorporated in their entirety by reference, the
- 5 following terms have the following meanings, unless a
- 6 section or subsection of this Stipulation provides
- 7 otherwise:
- 8 1. "Attorneys' Fees and Expenses" means such
- 9 funds as may be awarded to Co-Lead Counsel to compensate
- 10 them and any other attorneys for Plaintiffs in the National
- 11 Class Case for their fees and expenses in connection with
- 12 the National Class Case.
- 2. "Class" or "Class Member" means members of
- 14 two sub-classes as follows:
- 15 a. Credit Insurance Sub-Class All
- 16 customers of The Associates in the United States and its
- 17 territories who purchased credit insurance in connection
- 18 with a real estate-secured or personal loan originated by
- 19 The Associates between December 1, 1995 and November 30,
- 20 2000, except: (i) consumers who purchased a credit
- 21 insurance product but then cancelled it and obtained a full
- 22 premium refund; and (ii) consumers who have released,
- 23 individually or as part of a class, any and all claims

- 1 related to credit insurance purchased in connection with
- 2 loans originated by The Associates, including but not
- 3 limited to such releases in connection with the North
- 4 Carolina Attorney General's settlement with The Associates
- 5 (publicly announced on September 6, 2001), Darden v. Ford
- 6 Consumer Finance, Inc., No. E-62360 (Superior Court, Fulton
- 7 County, Georgia), and Wood v. Associates, No. CV-97-1-3977-
- 8 35 (Superior Court, Cobb County, Georgia).
- 9 b. Refinance Sub-Class All customers of
- 10 The Associates in the United States who refinanced with The
- 11 Associates between December 1, 1995 and November 30, 2000 a
- 12 real estate secured loan originated by The Associates,
- 13 except: (i) customers who have released, individually or
- 14 as part of a class, any and all claims against The
- 15 Associates in connection with refinancing or alleged
- 16 "flipping" of real estate secured loans originated by The
- 17 Associates in connection with any state, federal or private
- 18 legal action, or any other matter; and (ii) employees of
- 19 Defendants and The Associates.
- 3. "Class Redress Process" means the process
- 21 through which Class Members may obtain redress for
- 22 allegations related to loan refinancing.

- 1 4. "Class Notice" means the legal notice to be
- 2 sent to Class Members containing the terms of the proposed
- 3 settlement as well as other claims related information and
- 4 materials.
- 6 December 1, 1995 through November 30, 2000, inclusive.
- 7 6. "Co-Lead Counsel" means the firms of
- 8 Cotchett, Pitre, Simon, & McCarthy, LLP, San Francisco
- 9 Airport Office Center, 840 Malcolm Road, Suite 200, San
- 10 Francisco, CA 94010 and Milberg Weiss Bershad Hynes &
- 11 Lerach, LLP, One Pennsylvania Plaza, 49th Floor, New York,
- 12 NY 10119-0165 who have been designated as Plaintiffs' Co-
- 13 Lead Counsel.
- 7. "Co-Liaison Counsel" means the firms of
- 15 Lieff, Cabraser, Heimann & Bernstein, LLP, 275 Battery
- 16 Street, 30th Floor, San Francisco, CA 94111 and Wasserman,
- 17 Comden, Casselman & Pearson LLP, 5567 Reseda Blvd., Suite
- 18 330, Tarzana, CA 91356 who have been designated as
- 19 Plaintiffs' Co-Liaison Counsel.
- 20 8. "Credit Insurance" means credit life
- 21 insurance, accident and health insurance, involuntary
- 22 unemployment insurance, and personal property insurance

- 1 purchased in conjunction with personal and real estate
- 2 loans originated by The Associates during the Class Period.
- 3 9. "Defendants" means Citigroup Inc.,
- 4 CitiFinancial Credit Company, Associates First Capital
- 5 Corporation, and Associates Corporation of North America,
- 6 Associates Financial Services Company of California, Inc.,
- 7 Associates Financial Life Insurance Company, and Does 1-50.
- 8 10. "Fairness Hearing" means the hearing at or
- 9 after which the Court will decide whether to grant final
- 10 approval to this Stipulation as fair, reasonable and
- 11 adequate.
- 12 11. "Final Order and Judgment" means the order
- 13 granting final approval of this Stipulation, and the
- 14 judgment entered pursuant to that order.
- 15 12. "Final Settlement Date" means the date on
- 16 which the Final Order and Judgment approving this
- 17 Stipulation becomes final. For purposes of this
- 18 definition, the Final Order and Judgment shall become
- 19 final:
- 20 a. If no appeal is taken therefrom, two
- 21 days after the date on which time to appeal therefrom has
- 22 expired;

- b. If any appeal is taken therefrom, on
- 2 two days after the date on which all appeals therefrom,
- 3 including petitions for rehearing or reargument, petitions
- 4 for rehearing en banc and petitions for certiorari or any
- 5 other form of review, have been finally disposed of in a
- 6 manner resulting in an affirmance of the Final Order and
- 7 Judgment without material modification; or
- 8 c. On a date after entry of the Final
- 9 Order and Judgment, which date counsel for the Parties
- 10 agree to in writing.
- 13. "FTC Action" means the lawsuit captioned
- 12 Federal Trade Commission v. Citigroup Inc., CitiFinancial
- 13 Credit Company, Associates First Capital Corporation, and
- 14 Associates Corporation of North America, Civil Action File
- 15 No. 1:01-CV-00606 (JTC) (N.D. Ga.).
- 14. "FTC Redress Process" means the process
- 17 established and administered by the FTC through which Class
- 18 Members may obtain relief for the claims alleged in the
- 19 National Class Complaint related to Credit Insurance.
- 20 15. "FTC Complaint" means the complaint filed in
- 21 the FTC Action.
- 22 16. "National Class Case" means the lawsuit
- 23 captioned Ann Morales, Carlos Morales, Laura A. Alvarado,

- 1 Roberto L. Alvarado, Sherald Ann Coffey, Simmie Lee Coffey,
- 2 Irene Corona, Jose Corona, Daniel Farden, Patricia Farden,
- 3 Martha Henderson, Charles Lent, Sandra Lent, Irma
- 4 Middlebrooks, and Aunoa Uiagaleili v. Associates First

- 1 25. "Stipulation" or "Stipulation of Settlement"
- 2 means this Stipulation of Settlement and attached exhibits,
- 3 including any subsequent amendments thereto and any
- 4 exhibits to such amendments.
- 5 26. "The Associates" means Associates First
- 6 Capital Corporation, Associates Corporation of North
- 7 America and all their subsidiaries and affiliates as they
- 8 existed prior to the merger with Citigroup Inc. on November
- 9 30, 2000.

10 III. CLASS CERTIFICATION

- 11 A. The Parties will submit to the Court the
- 12 Preliminary Approval Order substantially in the form
- 13 annexed hereto as Exhibit 1 which, among other things,
- 14 shall certify the Class for settlement purposes only and
- 15 shall approve Named Plaintiffs as adequate representatives
- 16 of the Class.
- 17 B. Defendants do not consent to certification of the
- 18 Settlement Class for any purpose other than to effectuate
- 19 the settlement of the National Class Case. If this
- 20 Stipulation is terminated pursuant to its terms or for any
- 21 other reason, the order certifying the Class and all
- 22 preliminary and/or final findings regarding the Preliminary
- 23 Approval Order shall be automatically vacated upon notice

- 1 to the Court of the termination of the Stipulation, and the
- 2 litigation shall proceed as though the Settlement Classes
- 3 had never been certified and such findings had never been
- 4 made.

5 IV. SETTLEMENT RELIEF

- 6 A. The Credit Insurance Sub-Class will accept as
- 7 complete relief for the Claims advanced relating to Credit
- 8 Insurance the FTC Redress Process established pursuant to
- 9 the Stipulated Judgment in the FTC Action that requires
- 10 Defendants to establish a \$215 million redress fund that
- 11 the FTC will distribute pursuant to the FTC Redress
- 12 Process. Pursuant to this Stipulation, Class Members will
- 13 have an opportunity to participate in the FTC Redress
- 14 Process and potentially to receive a full or partial refund
- 15 of any insurance premium paid to The Associates in
- 16 conjunction with the purchase of Credit Insurance during
- 17 the Class Period. A significant factor in the \$215 million
- 18 settlement is the existence of the National Class Case.
- 19 B. Defendants, Plaintiffs and Plaintiffs' counsel
- 20 will be consulted regarding, and have input in, the
- 21 administration of the FTC Redress Process, however, the FTC
- 22 shall have sole discretion with respect to the FTC Redress
- 23 Process.

- 1 compensation to such Arizona Case Class Members shall be
- 2 deposited in an interest bearing account within 30 days
- 3 after the deadline for filing claims related to the FTC
- 4 Redress Process regarding Credit Insurance.
- 5 H. In the event that the provision of a particular
- 6 form of relief would cause an adverse tax consequence to
- 7 the Class Member, Defendants shall not be obligated to
- 8 provide that form of relief, or to compensate Class Member
- 9 for the tax consequence.
- 10 I. Defendants and Co-Lead Counsel agree and warrant
- 11 that they will act in good faith in overseeing and
- 12 implementing this Stipulation.

13 V. CLASS NOTICE

- 14 A. No later than 60 days before the Fairness
- 15 Hearing, the FTC and Plaintiffs shall cause to be sent, by
- 16 first class mail, postage prepaid to each reasonably
- 17 identifiable Class Member.
- 18 B. Defendants shall provide Co-Lead Counsel the data
- 19 necessary to send the Class Notice to the Refinance Sub-
- 20 Class members within the same time periods that Defendants
- 21 are providing the data to the FTC necessary to send the
- 22 Class Notice to the Credit Insurance Sub-Class.

- 1 C. In connection with the implementation of the FTC
- 2 Redress Process, the FTC shall transmit such other forms
- 3 and notices to Class Members of the Credit Insurance Sub-
- 4 Class. In connection with the Refinance Class Redress
- 5 Process, the Plaintiffs shall transmit such other necessary
- 6 forms and notices to Class Members of the Refinance Sub-
- 7 Class, if any, subject to the approval of Co-Lead Counsel,
- 8 with input from Defendants, and the Court.
- 9 D. Plaintiffs' Co-Lead Counsel shall retain an
- 10 Administrator to help implement the Refinance Redress
- 11 Process. The Administrator may assist with various
- 12 administrative tasks related to the Refinance Redress
- 13 Process, including, without limitation, (i) mailing or
- 14 arranging for the mailing of the Class Notice to Class
- 15 Members, (ii) handling returned mail not delivered to Class
- 16 members, (iv) attempting to obtain updated address
- 17 information for any Class Notices returned without a
- 18 forwarding address, (v) making one additional mailing to
- 19 any Class Member for whom an updated address is located,
- 20 (vi) receiving and maintaining on behalf of the Court any
- 21 Class Member correspondence regarding requests for
- 22 exclusion and objections to the Stipulation, and (vii) the
- 23 issuance of checks to class members receiving payments from

- 1 the Refinance Redress Fund. The Administrator shall comply
- 2 with all applicable abandoned property statutes.

3 VI. OBJECTIONS TO SETTLEMENT

- 4 A. Each Class Member who wishes to exclude
- 5 himself/herself from the Class must submit an appropriate
- 6 written request for exclusion, including his/her name,
- 7 address and telephone number, with the Clerk of the Court,
- 8 in care of the post-office box rented for that purpose not
- 9 later than 20 days before the Fairness Hearing. No Class
- 10 Member, or any person acting on behalf of or in concert or
- 11 participation with that Class Member, may exclude any other
- 12 Class Member from the Class. The original requests for
- 13 exclusion shall be filed with the Court by Co-Lead Counsel
- 14 at or before the Fairness Hearing. If the proposed
- 15 settlement is approved, any and all Class Members who have
- 16 not submitted a timely, written request for exclusion from
- 15 j 1-733 Che42Dass3shaOt, be0bound(b4)aTj pboceedDngs, Torders End() Tj 18 -27eques

- 1 B. Any Class Member who has not filed a timely
- 2 written request for exclusion and who wishes to object to
- 3 the fairness, reasonableness or adequacy of this
- 4 Stipulation or the proposed settlement, or to the award of
- 5 Attorneys' Fees and Expenses, must deliver to Co-Lead
- 6 Counsel and Defendants' Counsel and file with the Court, no
- 7 later than 20 days before the Fairness Hearing or as the
- 8 Court may otherwise direct, a statement of his/her
- 9 objection, as well as the specific reason(s), if any, for
- 10 each objection, including any legal support the Class
- 11 Member wishes to bring to the Court's attention and any
- 12 evidence the Class Member wishes to introduce in support of
- 13 the objection. Class Members may so object either on their
- 14 own or through an attorney hired at their own expense.
- 15 C. If a Class Member hires an attorney to represent
- 16 him/her, the attorney must (i) file a notice of appearance
- 17 with the Clerk of Court no later than 20 days before the
- 18 Fairness Hearing, or as the Court may otherwise direct, and
- 19 (ii) deliver to Co-Lead Counsel and Defendants' Counsel not
- 20 later than 20 days before the Fairness Hearing a copy of
- 21 the same.
- 22 D. Any Class Member who files and serves a written
- 23 objection may appear at the Fairness Hearing, either in

- 1 person or through personal counsel hired at the Class
- 2 Member's expense, to object to the fairness, reasonableness
- 3 or adequacy of this Stipulation or the proposed settlement,
- 4 or the award of Attorneys' Fees and Expenses. Class
- 5 Members and their attorneys intending to make an appearance
- 6 at the Fairness Hearing must deliver to Co-Lead Counsel and
- 7 Defendants' Counsel and file with the Court no later than
- 8 20 days before the Fairness Hearing, or as the Court may
- 9 otherwise direct, a notice of intention to appear as well
- 10 as a written description of their objections to the
- 11 settlement.

12 VII. ATTORNEYS' FEES AND EXPENSES

- 13 A. Co-Lead Counsel agree to make an application for
- 14 an award of Attorneys' Fees and Expenses in the National
- 15 Class Case to be set by the JAMS Mediators, the Honorable
- 16 Eugene F. Lynch (Ret.) and The Honorable Daniel Weinstein
- 17 (Ret.). Such Attorneys' Fees and Expenses shall be set by
- 18 said mediators between \$20 and \$25 million. Defendants
- 19 will deposit the Attorneys' Fees and Expenses into an
- 20 interest-bearing escrow account 10 days after the
- 21 Preliminary Approval Order is signed and entered. The
- 22 amount deposited, with interest accrued thereon, will be
- 23 distributed to Plaintiffs' Co-Lead Counsel no sooner than
- 24 on the Final Settlement Date. Interest will continue to

- 1 accrue at all times on the escrow amount for the benefit of
- 2 Plaintiffs' Counsel.
- B. Co-Lead Counsel, in its discretion and in
- 4 consultation with the JAMS Mediators, The Honorable Eugene
- 5 F. Lynch (Ret.) and The Honorable Daniel Weinstein (Ret.),
- 6 shall allocate and distribute this award of Attorneys' Fees
- 7 and Expenses among counsel for the National Class.
- 8 C. If the Court denies, in whole or part, Co-Lead
- 9 Counsel's fee and expense application, the remainder of the
- 10 terms of this agreement shall remain in effect.
- 11 VIII. RELEASE, WAIVER AND ORDER OF DISMISSAL
- 12 A. Release and Waiver. Plaintiffs and the Class
- 13 agree to the following release and waiver, which shall take
- 14 effect upon entry of the Final Order and Judgment:
- 1. Plaintiffs and all Class Members hereby
- 16 expressly agree that they shall release and discharge the
- 17 Releasees from, and shall not now or hereafter institute,
- 18 participate in, maintain, maintain a right to or assert
- 19 against the Releasees, either directly or indirectly, on
- 20 their own behalf, or on behalf of the Class or any other
- 21 person or entity, any and all causes of action, claims,
- 22 damages, awards, equitable, legal and administrative
- 23 relief, interest, demands or rights, including, without

- 1 limitation, claims for rescission, restitution for all
- 2 damages of any kind, including those in excess of actual
- 3 damages, and claims for mental anguish, whether based on
- 4 federal, state or local law, statute, ordinance,
- 5 regulation, contract, common law, or any other source, that
- 6 have been, could have been, may be or could be alleged or
- 7 asserted now or in the future by Plaintiffs or any Class
- 8 Member against the Releasees or any of them in the National
- 9 Class Case or in any other court action or before any
- 10 administrative body (including any brought by or on behalf
- 11 of any state attorney general or Department of Insurance or
- 12 other regulatory entity or state prosecutorial or other
- 13 organization), tribunal, arbitration panel, or other
- 14 adjudicatory body, in connection with all purchases of
- 15 Credit Insurance in connection with a real estate secured
- 16 or personal loan originated by The Associates between
- 17 December 1, 1995 and November 30, 2000 and in connection
- 18 with the refinance by The Associates between December 1,
- 19 1995 and November 30, 2000 of a real estate secured loan
- 20 originated by The Associates.
- 21 2. In connection with this Release, Plaintiffs
- 22 and the Class Members acknowledge that they are aware that
- 23 they may hereafter discover claims presently unknown or
- 24 unsuspected, or facts in addition to or different from

- 1 favor at the time of executing the release, which if known
- 2 by him must have materially affected his settlement with
- 3 the debtor.
- 4. All other individual and class cases against
- 5 The Associates in which one or more of Plaintiffs' counsel
- 6 is counsel of record, including, but not limited, to the
- 7 Other Class Cases, shall be dismissed with prejudice by the
- 8 Final Settlement Date. In addition, the Beasley, Allen
- 9 class action case in Tennessee captioned Lee v. Citigroup
- 10 Inc., No. CH-02-0897-1 (Chancery Court of Shelby County,
- 11 Tenn.), shall be dismissed with prejudice.
- 12 5. Plaintiffs and the Class Members hereby
- 13 agree and acknowledge that the provisions of this Release
- 14 together constitute an essential term of the Stipulation.
- 15 6. Nothing in this Stipulation of Settlement
- 16 shall in any way compromise any Class Member's right to
- 17 pursue a claim for payment on any Credit Insurance policy,
- 18 or any claim related to the proper servicing of a loan.
- 19 B. Order of Dismissal and Release. The Parties will
- 20 seek and obtain from the Court a Final Order and Judgment
- 21 (for which, as a condition of settlement, the time for
- 22 appeal has expired without any modifications in the Final
- 23 Order and Judgment). The Final Order and Judgment shall,

- 1 the Parties and/or their attorneys with respect to this
- 2 Stipulation.
- 3 C. The Stipulation will terminate at the sole option
- 4 and discretion of Defendants or Plaintiffs if:
- 5 1. The Court, or any appellate court(s),
- 6 rejects, modifies or denies approval of any material
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- 1 2. This Stipulation, all of its provisions, and
- 2 all negotiations, statements and proceedings relating to it
- 3 shall be without prejudice to the rights of Defendants,
- 4 Plaintiffs or any other Class Member, all of whom shall be
- 5 restored to their respective positions (regarding the
- 6 provisions of this Stipulation) existing immediately before
- 7 the execution of the Term Sheet;
- 8 3. Neither this Stipulation, nor the fact of
- 9 its having been made, shall be admissible or entered into
- 10 evidence for any purpose whatsoever; and
- 11 4. Any order or judgment with respect to the
- 12 settlement referred to herein entered after the date of
- 13 this Stipulation will be deemed vacated and will be without
- 14 any force or effect.

15 XI. CONTINUING JURISDICTION

- 16 1. The Superior Court for the City and County
- 17 of San Francisco will have continuing jurisdiction over the
- 18 National Class Case until the matter is resolved.
- 19 2. The Parties agree that the JAMS Mediators
- 20 will resolve any disputes that may arise among the Parties
- 21 and/or their attorneys with respect to the settlement
- 22 agreement.

XII. REPRESENTATIONS AND WARRANTIES

1

2 Subject to approval by the Court in the National 3 Class Case, Co-Lead Counsel represents and warrants that it 4 is authorized to enter into this Stipulation on behalf of 5 the Plaintiffs in the National Class case and all Class 6 Members (upon the Court's certification of the Class), and believes that it is in the best interests of the Plaintiffs 7 8 and the National Class. 9 В. Defendants' Counsel represents and warrants that 10 it is authorized to enter into this Stipulation on behalf 11 of all Defendants in the National Class Case. 12 13 14 15 16 17

18

1	Date:	
2		Andrew L. Sandler, Esq.
3		Benjamin B. Klubes, Esq.
4		Skadden, Arps, Slate, Meagher
5		& Flom LLP
6		1440 New York Avenue, N.W.
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8		
9		