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7	FOR CINGULAR SUBSCRIBER CLASS		
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
l 1		MDL Dkt. No. 06-1791-VRW	
12	In re:	STIPULATION REGARDING FIRST	
13	NATIONAL SECURITY AGENCY	AMENDED MASTER COMPLAINT	
14	TELECOMMUNICATIONS RECORDS LITIGATION	AGAINST CINGULAR	
15	This Document Relates To:	[Civil L.R. 6-2, 7-1(5), 7-12]	
16	06-5452-VRW	Courtroom: 6, 17th Floor	
17	06-6222-VRW 06-6224-VRW	Judge: Hon. Vaughn R. Walker	
18	06-6253-VRW		
	06-6254-VRW 06-6570-VRW		
19	07-0464-VRW		
20	07-2538-VRW		
21			
22	RECITA	ALS	
23	A. On November 17, 2006, this Cou	ort held a MDL Case Management	
24	Conference where, inter alia, it was ordered that	t Plaintiffs would file master consolidated	
25	complaints against various defendant groups including against the Cingular Entities.		
26	B. On January 16, 2007, the Plainting	ffs filed consolidated complaints against the	
27	Cingular Entities.		
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1	C. In furtherance of judicial economy, the plaintiffs' counsel for the subscribers	
2	to the Cingular Wireless LLC (now known as AT&T Mobility LLC), New Cingular	
3	Wireless Services, Inc., and Cingular Wireless Corporation (now known as AT&T Mobility	
4	Corporation) (collectively, the "Cingular Entities"), and the Cingular Entities stipulated to	
5	stay all proceedings against the Cingular Entities pending the final adjudication of all	
6	appeals of the Hepting Ruling, including disposition of any petition for certiorari to the	
7	United States Supreme Court, without any prejudice to the rights of any party. This Court	
8	granted the stay on February 22, 2007.	
9	D. Plaintiffs' counsel for the subscribers to the Cingular Entities wishes to file a	
10	First Amended Consolidated Master Complaint against the Cingular Entities purely for the	
11	administrative purposes of dismissing one of the class representatives who no longer wishes	
12	to be a class representative, and explicitly incorporating claims brought in Jacobs et al. v.	
13	AT&T Corp. et al., (MDL Case No. 07-2538). Jacobs was transferred to this Court	
14	subsequent to the filing of the consolidated complaint and this Court's issuance of a stay.	
15	Counsel for the Cingular Entities does not object to the filing of this amended complaint.	
16	STIPULATION	
17	The plaintiffs' counsel for the subscribers to the Cingular Entities and the Cingular	
18	Entities hereby stipulate as follows:	
19	1. Should it please the Court, the stay ordered by the Court be temporarily	
20	lifted for the sole purpose of the filing of the First Amended Consolidated Master	
21	Complaint against the Cingular Entities in order to dismiss Brian Bradley as a class	
22	representative and, for the sake of efficiency and judicial administration, to incorporate	
23	claims against Cingular Entities brought in Jacobs et al. v. AT&T Corp. et al., (MDL Case	
24	No. 07-2538).	
25	2. Notwithstanding the filing of a First Amended Consolidated Master	
26	Complaint against the Cingular Entities, the stipulated stay granted on February 22, 2007	
27	will otherwise remain in effect.	

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1 // 2 DECLARATION PURSUANT TO GENERAL ORDER 45, § X.B 3 I, R. JAMES GEORGE, hereby declare pursuant to General Order 45, § X.B, that I have obtained the concurrence in the filing of this document from each of the other 4 5 signatories listed below. 6 I declare under penalty of perjury that the foregoing declaration is true and correct. Executed on July 3, 2008, at Austin, Texas. 7 8 /s/ R. James George, Jr. 9 Dated: <u>July 3, 2008</u>. 10 11 **GEORGE & BROTHERS** 12 R. JAMES GEORGE, JR. D. DOUGLAS BROTHERS 13 1100 Norwood Tower 114 W. 7<sup>th</sup> Street 14 Austin, TX 78701 Tel: (592) 495-1400 15 Fax: (592) 499-0094 16 /s/ R. James George, Jr. R. James George Jr. 17 Interim Class Counsel for the Cingular Subscriber Class 18 19 20 21 22 23 24 25 26 27 28

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1	[PROPOSED] ORDER		
2	Pursuant to the foregoing Stipulation, and good cause appearing, the Court orders		
3	the following:		
4	1. The stay ordered by this Court on February 22, 2007 be temporarily lifted		
5	for the sole purpose of the filing of the First Amended Consolidated Master Complaint		
6	against the Cingular Entities in order to dismiss Brian Bradley as a class representative and,		
7	for the sake of efficiency and judicial administration, to incorporate claims against Cingular		
8	Entities brought in Jacobs et al. v. AT&T Corp. et al., (MDL Case No. 07-2538).		
9	2. Notwithstanding the filing of a First Amended Consolidated Master		
10	Complaint against the Cingular Entities, the stay entered into on February 22, 2007 will		
11	remain in effect for all other purposes.		
12	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
13	Dated: July, 2008.		
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15	Hon. Vaughn R. Walker		
16	United States District Chief Judge		
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