E-FILED 1 KYRA KAZANTZIS (STATE BAR NO. 154612) kyrak@lawfoundation.org Jan 5, 2012 3:56 PM 2 JAMES F. ZAHRADKA II (STATE BAR NO. 196822) David H. Yamasaki jamesz@lawfoundation.org Chief Executive Officer/Clerk Superior Court of CA, County of Santa Clara ANNETTE D. KIRKHAM (STATE BAR NO. 217958) 3 Case #1-11-CV-202525 Filing #G-38397 annettek@lawfoundation.org
LAW FOUNDATION OF SILICON VALLEY By R. Walker, Deputy 4 152 N. Third Street. 3rd Floor 5 San Jose, CA 95112 (408) 280-2401 Telephone: 6 Facsimile: (408) 293-0106 7 Attorneys for Plaintiffs ANTONIO OCEGUEDA, INES OCEGUEDA, JORGE OREJEL, GRICELDA GARCIA, JUDY JONES, and all 8 others similarly situated 9 Additional Counsel listed on page 2 10 SUPERIOR COURT OF THE STATE OF CALIFORNIA 11 COUNTY OF SANTA CLARA 12 13 ANTONIO OCEGUEDA, et al., Case No. 1-11-CV-202525 14 Plaintiffs. STATUS CONFERENCE STATEMENT 15 Date: January 20, 2012 v. Time: 10:00 a.m. 16 Dept: 1 (Complex Civil Litigation) Judge: Hon. James P. Kleinberg 17 KEN NATHANSON, et al., 18 Defendants. 19 20 21 22 23 24 25 26 27 28

STATUS CONFERENCE STATEMENT

Pursuant to the Court's November 28, 2011, Order Plaintiffs Antonio Ocegueda, Ines Ocegueda, Jorge Orejel, Gricelda Garcia, and Judy Jones (collectively "Plaintiffs"); and Defendants Ken Nathanson and Nathanson Law Center, and (collectively the "Nathanson Defendants"); and Adeel Amin, American Brother Corporation (d/b/a "Rewiremyloan.com) (collectively "Rewire Defendants") hereby submit this Status Conference Statement.

Significant changes to the status of this matter since the Case Management Conference held on November 18, 2011, are as follows:

- 1. The parties have stipulated to a protective order, which this Court signed on December 20, 2011;
- 2. Defendants Ken Nathanson and Nathanson Law Center filed an answer on December 5, 2011;
- 3. Plaintiffs have begun serving discovery, including interrogatories and document requests, within the Court's proscribed limits, and plan to issue third-party subpoenas during the week of January2, 2012;
- 4. The parties are exploring possible dates for mediation in mid-to-late January or early February, 2012; and
- 5. The Rewire Defendants have failed to timely file a responsive pleading to the complaint and therefore are in default. Counsel for the Rewire Defendants asked to Plaintiff's counsel to convey that a lack of funds from his client has caused this.

Dated: January 5, 2012 Respectfully submitted,

By:

JAMES F. ZAHRADKA II
Attorneys for Plaintiffs
ANTONIO OCEGUEDA, INES
OCEGUEDA, JORGE OREJEL,
GRICELDA GARCIA, JUDY JONES, and
all others similarly situated

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1	Dated: Janaury 4, 2012	Respectfully submitted,
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4		Ву:
5		MARIA E. HALL Attorneys for Defendants KEN NATHANSON and NATHANSON
6		KEN NATHANSON and NATHANSON LAW CENTER
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