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1	SACV03-0573 JVS(JTLx). Plaintiff's counsel expects the trial to last about a week.	
2	WHEREAS, Plaintiff and I	Defendant have agreed to move the settlement
3	conformance to May 5, 2004	
	conference to May 5, 2004.	
5	NOW THEREFORE, the pa	arties stipulate to move the date of the mediation
7	to May 5, 2004 at 2:00 p.m	
8		Respectfully submitted,
9		•
10	Dated: 4/10/04	BIGGINS & ASSOCIATES
11	1	
12		By: Chad Bigging
13		Chad Biggins Attorneys for PLAINTIFFS
14		MANIJEH HABIBI,
15		individually and as Guardian ad Litem for KARNNANDA aka AMIR NANDA
16		a minor
17	Dated: 4/16/04	WILLIAMS, MONTGOMERY & JOHN
18	Daled	
19	,	Bv:
20		Edward J. Murphy, 2sq.
21		David E. Kravitz, Esq.
22		C. Barry Montgomery, Esq. Attorneys/Co-counsel for Defendan
23		FISHER PRICE, INC.
24		
25		•
26 27		
28		
40		
		Page 2 of 4

STIPULATION & PROPOSED ORDER

## ORDER

For good cause shown, the Court hereby GRANTS the stipulation and orders

as follows:

The mediation in the above-captioned matter is hereby re-scheduled for:

May 5, 2004, 2:00 p.m.. Roybal Federal Building, Courtroom 540, 255 E.

Temple St., Los Angeles, CA 90012.

IT IS SO ORDERED.

Dated: 4 19 0 4

Hon. Robert N. Block U.S. Magistrate Judge

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STIPULATION & PROPOSED ORDER

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## PROOF OF SERVICE

2 STATE OF CALIFORNIA, COUNTY OF LOS ANGELES I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not 3 a party to the within action; my business address is 233 Wilshire Blvd., Suite 400, Sant a Monica, 4 California 90401. 5 On this date, I served the foregoing document(s) described as STIPULATION & PROPOSED ORDER upon the parties and in the above action by placing a true copy thereof 6 enclosed in a sealed envelope addressed as follows. 7 Edward J. Murphy, Esq. 8 Dana Alden Fox, Esq. David E. Kravitz, Esq. Lynberg & Watkins 9 C. Barry Montgomery, Esq. 888 S. Figueroa St., 16th Fl. Williams, Montgomery & John Los Angeles, CA 90017-5449 10 20 N. Wacker Dr., Ste 2100 Chicago, IL 60606 11 12 tel: 312-443-3200 tel: 213-624-8700 fax: 312-630-8586 fax: 213-892-2763 13 14 . Co-counsel for Defendant Fisher Price, Inc. Co-counsel for Defendant Fisher Price, Inc. 15 I am "readily familiar" with the firm's practice of collection and processing 16 X\_By (MAIL) correspondence for mailing. It is deposited with U.S. Postal Service on the 17 same day in the ordinary course of business. I am aware that on motion of party served, service is presumed invalid if postal cancellation date or postage 18 meter date is more than (!) day after date of deposit for mailing contained in 19 this affidavit I cause said documents to be delivered by hand to the above-referenced By (HAND) 20 attorney. I cause said documents to be delivered via overnight carrier to the above-21 By (FEDEX) referenced address. 22 I cause said documents to be delivered via facsimile before 5:00 p.m. on this By (FAX)

I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed on \_April 15, 2004\_at Santa Monica, California.

Chad Biggins

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STIPULATION & PROPOSED ORDER