1	RONY SAGY (Bar No. 112219)		
2	BARBARA L. GATELY (Bar No. 76497) SAGY LAW ASSOCIATES		
3	930 Montgomery Street, Suite 600 San Francisco, CA 94133 Telephone: 415-986-0900 Facsimile: 415-956-3950		
4			
5	Email: <u>rony.sagy@sagylaw.com</u>		
6 7	Attorneys for Plaintiffs MORGAN HILL CONCERNED PARENTS ASSOCIATION and CONCERNED PARENTS ASSOCIATION		
8	CONCERNED PARENTS ASSOCIATION		
9	UNITED STATES DISTRICT COURT		
10	EASTERN DISTRICT OF CALIFORNIA		
10	SACRAMENTO DIVISION		
12	MORGAN HILL CONCERNED	CASE NO. 2:11-cv-03471-KJM-AC	
13	PARENTS ASSOCIATION, an unincorporated association, and	CASE NO. 2.11-CV-054/1-KJW-AC	
14	CONCERNED PARENTS ASSOCIATION, an unincorporated	STIPULATION AND ORDER RE CONTINUANCE OF HEARING DATE ON	
15	association,	DEFENDANT'S MOTION FOR JUDGMENT ON THE PLEADINGS	
16	Plaintiffs,		
17	v.		
18	CALIFORNIA DEPARTMENT OF EDUCATION, and DOES 1 through 5,		
19	Defendants.		
20 -			
21	WHEREAS Defendant California Department of Education (CDE) noticed a hearing on		
22	its Motion for Judgment on the Pleadings for Friday, May 6, 2016 at 10:00 a.m. before The		
23	Honorable Kimberly J. Mueller;		
24	WHEREAS lead counsel for Plaintiffs Morgan Hill Concerned Parents Association and		
25	Concerned Parents Association, Rony Sagy, underwent surgery last week—a procedure that		
26	requires follow-up visits on Fridays over the next few weeks which prevents her from attending a		
27	hearing on Friday, May 6, 2016;		
28			
_	MHCPA & CPA v. CDE / STIPULATION & [PROPOSED] ORDER		

1	WHEREAS lead counsel's colleague, Barbara L. Gately, will be out of town on May 6,		
2	2016;		
3	WHEREAS the parties explored other dates which were available on Judge Mueller's		
4	calendar and did not present scheduling conflicts for the parties; and		
5	WHEREAS the parties have not sought any prior extensions of the hearing date on		
6	Defendant's Motion for Judgment on the pleadings;		
7	NOW THEREFOR:		
8	IT IS HEREBY STIPULATED by and between Plaintiffs and Defendant that the		
9	hearing on Defendant's Motion for Judgment on the Pleadings be continued to July 29, 2016 at		
10	10:00 a.m. before the Honorable Kimberly J. Mueller.		
11	Dated: April 12, 2016	Respectfully submitted,	
12		Dry /C/Dony Coor	
13		By: /S/ Rony Sagy RONY SAGY	
14		Attorneys for Plaintiffs Morgan Hill Concerned Parents Association and Concerned Parents Assn.	
15	Dated: April 12, 2016	By:	
16	Dated. April 12, 2010	By.	
17		JULIA JACKSON	
18		Deputy Attorney General California Department of Justice	
19		Attorneys for Defendant California Department of	
20		Education	
21			
22	GOOD CAUSE APPEARING THEREFOR, IT IS HEREBY ORDERED that the		
23	hearing date on Defendant's Motion for Judgment on the Pleadings be, and hereby is, continued		
24	to July 29, 2016 at 10:00 a.m. before this Court.		
25	Dated: April 13, 2016	10 A 11. 10	
26		UNITED STATES DISTRICT JUDGE	
27		STATES STATES TO SEE	
28		II 100	