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4	Fax: 415-772-4707	Jeffrey M. Kaban (235743) jkaban@cooley.com
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14	Boca Raton, FL 33432 Telephone: 561-750-3000	Telephone: 212-594-5300 Fax: 212-868-1229
15	Fax: 561-750-3364	
16	Co-Lead Counsel for Plaintiffs	
17		
18		DICTRICT COLURT
19	UNITED STATES DISTRICT COURT	
20	NORTHERN DISTRICT OF CALIFORNIA	
21	SAN FRANCISCO DIVISION	
22		
23	In re GILEAD SCIENCES SECURITIES LITIGATION	Master File No. C-03-4999-SI
24	Zirioiiiioi (CLASS ACTION
	This Document Relates To:	JOINT STIPULATION AND
25		[PROPOSED] ORDER REGARDING CONTINUANCE OF FILING
26	ALL ACTIONS	DEADLINE AND HEARING DATE
27		
28		
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WHEREAS, pursuant to a mediation, the parties reached an agreement-in principle to settle this action and dismiss all claims with prejudice;

WHEREAS, a Memorandum of Understanding documenting the principal terms of the proposed settlement was fully executed on May 5, 2010;

WHEREAS, on May 18, 2010, the Court held a case management conference in this action, at which the parties informed the Court that they were currently negotiating the class action settlement stipulation and related documents, including the Notice to the class, all of which will require Court approval;

WHEREAS, contemplating successful negotiation and execution of the class action stipulation and related documents, the Court set a deadline of June 16, 2010 for filing a motion for preliminary approval of the settlement, along with the settlement stipulation and related documents, for the Court's consideration;

WHEREAS, the Court further set a hearing on the motion for preliminary approval for June 23, 2010, at 10:00 a.m.; and

WHEREAS, the parties are still in the process of negotiating certain terms in the settlement stipulation and related documents and need additional time to finalize these documents, thereby eliminating issues that might otherwise require Court attention;

NOW, THEREFORE, the parties hereby stipulate and agree, as follows:

- The deadline for filing the motion for preliminary approval, along with the 1. settlement stipulation and related documents, should be continued from Wednesday, June 16, 2010 to Wednesday, June 30, 2010.
- 2. The hearing on the motion for preliminary approval should be continued from Wednesday, June 23, 2010, at 10:00 a.m., to Wednesday, July 7, 2010, at 10:00 a.m.

IT IS SO STIPULATED.

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1	DATED: Issa 15, 2010	VADIAN FOV & VII CHEIMED I I D	
2	DATED: June 15, 2010	KAPLAN FOX & KILSHEIMER LLP	
3		/s/ Linda M. Fong LINDA M. FONG	
4		LINDA M. FONG	
5		Linda M. Fong KAPLAN FOX & KILSHEIMER LLP 350 Sansome Street, Suite 400	
6		San Francisco, CA 94104 Telephone: 415-772-4700	
7		Fax: 415-772-4707 email: lking@kaplanfox.com	
8		Liaison Counsel for Plaintiffs	
9		Liuison Counsel for 1 iunityjs	
10	DATED: June 15, 2010	MILBERG LLP	
11		/s/ Joshua H. Vinik	
12			
13		Joshua H. Vinik (<i>admitted pro hac vice</i>) jvinik@milberg.com	
14		Lori G. Feldman (admitted pro hac vice) lfeldman@milberg.com	
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18			
19	DATED: June 15, 2010	ROBBINS GELLER RUDMAN & DOWD LLP	
20		/s/ David J. George	
21		DAVID J. GEORGE	
22		David J. George (admitted pro hac vice) dgeorge@csgrr.com	
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24		Holly Kimmel (admitted pro hac vice)	
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27		Fax: 561-750-3364	
28		Co-Lead Counsel for Plaintiffs	
	JOINT STIPULATION AND [PROPOSED] ORDER REGARDING CONTINUANCE OF - 3 -		

FILING DEADLINE AND HEARING DATE: C-03-4999-SI

1	1	
2	2 DATED: June 15, 2010	COOLEY LLP
3	3	
4	4	/s/ Matthew D. Brown MATTHEW D. BROWN
5		
6	6	Stephen C. Neal (170085) sneal@cooley.com John C. Dwyer (136533)
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11		3000 El Camino Real Palo Alto, CA 94306
		Fax: 650-857-0663
12		
13		Counsel for Defendants
14	* *	* *
15)FR
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17	The above stipulation having been considered and good cause appearing therefore,	
18	8 IT IS SO ORDERED.	Λ.
19	II → → → → → → → → → → → → → → → → → →	
20	D D D D D D D	e Honorable Susan Illston
21		ED STATES DISTRICT JUDGE
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FILER'S ATTESTATION

Pursuant to General Order No. 45, Section X, Subparagraph B, the undersigned attests that all parties have concurred in the filing of this Stipulation and [Proposed] Order.

Dated: June 15, 2010 COOLEY LLP

By: /s/ Matthew D. Brown
Matthew D. Brown

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