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10 Attorneys for Plaintiff
 11 LinguaLinx Language Solutions, Inc.

12 **UNITED STATES DISTRICT COURT**
 13 **NORTHERN DISTRICT OF CALIFORNIA**

14 LINGUALINX LANGUAGE
 15 SOLUTIONS, INC. a New York
 16 Corporation,

17 Plaintiff,

18 v.

19 ADRIENNE PARDINI, an
 20 individual, and LOQMAN
 21 TRANSLATIONS, a division of
 22 LOQMAN COMMUNICATIONS
 23 GROUP, LLC,

24 Defendants.

) Case No. CV-07-5575

) ***STIPULATION AND ~~PROPOSED~~***
) ***ORDER TO RESET DATES FOR***
) ***INITIAL CASE MANAGEMENT***
) ***CONFERENCE, INITIAL***
) ***DISCLOSURES AND RULE 26(f)***
) ***REPORT***

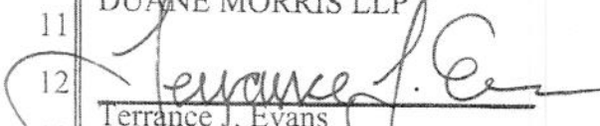
25 IT IS HEREBY STIPULATED AND AGREED by and between the parties,
 26 through their undersigned attorneys that a postponement of the initial case
 27 management conference, service of initial disclosures, and the filing of the Rule
 28 26(f) Report is appropriate so that the parties can conclude a settlement which has

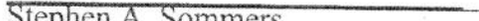
1 been substantially agreed to in principle. The parties propose the following new
 2 dates:

3	4 Current Date	5 Proposed New Date	6 Event
7	8 2/8/2008	9 2/29/2008	10 Last day to file Rule 26(f) 11 Report, complete initial 12 disclosures or state objection in 13 Rule 26(f) and file Case 14 Management Statement
15	16 2/15/2008	17 3/7/2008	18 INITIAL CASE 19 MANAGEMENT 20 CONFERENCE

21 DUANE MORRIS LLP

SOMMERS LAW GROUP

22 
 23 Terrance J. Evans

24 
 25 Stephen A. Sommers

26 Attorneys for Plaintiff LinguaLinx
 27 Language Solutions, Inc.

28 Attorneys for Defendant Adrienne
 Pardini

LAW OFFICES OF FELIPE PARKER

29  1/31/08
 30 Felipe Parker

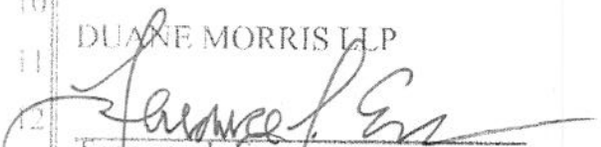
31 Attorneys for Loqman Translations, a
 32 division of Loqman Communications
 33 Group, LLC

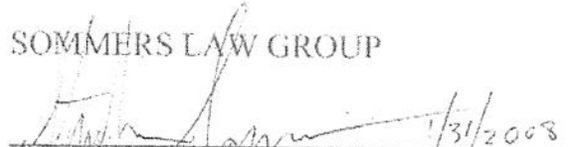
ORDER

34 AND NOW, *to wit*, the parties having reported to the Court that the parties
 35 have substantially agreed in principle to a settlement, but that they need additional
 36 time to formalize their agreement and reduce it to writing, and for other good cause
 37 shown, it is ORDERED that the ORDER SETTING INITIAL CASE
 38

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ORDER

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MANAGEMENT CONFERENCE AND ADR DEADLINES (Doc. 2) is amended as follows:

2/29/2008

Last day to file Rule 26(f) Report, complete initial disclosures or state objection in Rule 26(f) and file Case Management Statement

3/14/2008
~~3/7/2008~~

INITIAL CASE MANAGEMENT CONFERENCE

AND IT IS SO ORDERED:

Dated: February 4, 2008


MAXINE M. CHESNEY
United States Magistrate Judge