1 CHARLES A. BONNER, ESO. SB# 85413 A. CATHERINE LAGARDE, ESQ. SB# 209255 2 CABRAL BONNER, ESQ. SB# 247528 LAW OFFICES OF BONNER AND BONNER 3 1913 BRIDGEWAY SAUSALITO, CA 94965 4 TEL: (415) 331-3070 FAX: (415) 331-2738 5 ATTORNEYS FOR PLAINTIFF 6 MICHAEL FOSTER 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 11 Case No: Cv-08-1944 EDL MICHAEL FOSTER, 12 Plaintiff, 13 STIPULATION AND [PROPOSED] ORDER TO ENLARGE TIME TO v. 14 **CONDUCT ADR** CITY OF OAKLAND, AUDREE 15 JONES-TAYLOR, and DOES 1-50 inclusive Judge: Hon. Elizabeth D Laporte 16 Defendants. 17 18 All parties stipulate to enlarge time to complete mediation. Parties were ordered to complete 19 mediation by December 1, 2008, however, parties were not able to schedule a mediation for a date 20 prior to December 1, 2008. Parties have scheduled the mediation for December 19, 2008. 21 1. Plaintiff is Michael Foster; Defendant is City of Oakland. 22 2. Plaintiff sued defendants for violation of the ADA and FEHA for failing to provide 23 reasonable accommodations. 24 3. Plaintiff requests an order enlarging time to conduct mediation 25 4. Parties were ordered to complete mediation by December 1, 2008. 26 Parties initially set the mediation for November 24, 2008 to comply with the order 5. 27 and to allow the maximum time possible to engage in discovery prior to the mediation. 28 6. After setting the mediation for November 24, 2008, Plaintiff's counsel learned that 1 STIPULATION AND ORDER TO ENLARGE TIME TO CONDUCT ADR

1	Plaintiff would be out of town for the Thanksgiving Holiday and could not attend a mediation or		
2	November 24, 2008.		
3	7. The parties and the me	7. The parties and the mediator then set the mediation for December 19, 2008. The next	
4	mutually agreeable date for all the parties and the mediator.		
5	8. Parties' request for a	8. Parties' request for an extension of time is for cause shown and is not intended to	
6	delay these proceedings.		
7	9. Parties request that the	Parties request that this Court extend the date for completing ADR to allow for the	
8	currently scheduled December 19, 2	urrently scheduled December 19, 2008 mediation.	
9	DATED: November 24, 2008		
10		RESPECTFULLY SUBMITTED LAW OFFICES OF BONNER AND BONNER	
11			
12 13		BY: /s/ A. Cabral Bonner	
14		A. CABRAL BONNER, ATTORNEY FOR PLAINTIFF	
15			
DATED: December 10. 2008 RESPECTFULLY SUBMITTED BERTRAND FOX AND ELLIOT	RESPECTFULLY SUBMITTED		
18			
19		BY: /s/ Eugene Burton Elliot Eugene Burton Elliot	
20		Attorney for Defendant	
21			
22	Pursuant to the above stipulation, the deadline for completing mediation is extended until		
23	December 31, 2008.	STATES DISTRICT CO	
24	It is so ORDERED	ORDERED E	
25	Dated:12/11/08	IT IS SO ORDERED	
26		Hor Judge Elizabeth D. Laporte	
27			
28		DISTRICT OF CE	
	II		