1	David M. Poore, SBN 192541				
2	KAHN BROWN & POORE LLP				
3	Petaluma, California 94954 Telephone: (707) 763-7100				
4	Facsimile: (707) 763-7180 dpoore@kahnbrownlaw.com				
5	Attorneys for Plaintiff KATHLEEN PAULSEN				
6	KATHLEEN FAULSEN				
7	Patrick K. Faulkner, County Counsel				
8	Sheila Shah Lichtblau, SBN 167999 Stephen R. Raab, SBN 180939				
9	MARIN COUNTY COUNSEL 3501 Civic Center Drive, Room 3275				
10	San Rafael, California 94903				
11	Telephone: (415) 499-6117 Facsimile: (415) 499-3796				
12	Attorneys for Defendant County of Marin				
13					
14					
15	UNITED STATES DISTRICT COURT				
16	NORTHERN DISTRICT OF CALIFORNIA				
17					
18	KATHLEEN PAULSEN,	Case No. C08-02305 PJH			
19					
	Dlaintiff	CTIDIH ATION AND DRODOCED ODDED			
20	Plaintiff,	STIPULATION AND PROPOSED ORDER TO CONTINUE INITIAL CASE MANAGEMENT CONFEDENCE			
20 21	Plaintiff, v.				
	v.	TO CONTINUE INITIAL CASE			
21	v. COUNTY OF MARIN; MIKE DALY; REBECCA SAID; and DOES 1 through 50,	TO CONTINUE INITIAL CASE			
21 22	v. COUNTY OF MARIN; MIKE DALY;	TO CONTINUE INITIAL CASE			
21 22 23	v. COUNTY OF MARIN; MIKE DALY; REBECCA SAID; and DOES 1 through 50,	TO CONTINUE INITIAL CASE			
21 22 23 24	v. COUNTY OF MARIN; MIKE DALY; REBECCA SAID; and DOES 1 through 50, inclusive,	TO CONTINUE INITIAL CASE			
21 22 23 24 25	v. COUNTY OF MARIN; MIKE DALY; REBECCA SAID; and DOES 1 through 50, inclusive,	TO CONTINUE INITIAL CASE			
21 22 23 24 25 26	v. COUNTY OF MARIN; MIKE DALY; REBECCA SAID; and DOES 1 through 50, inclusive,	TO CONTINUE INITIAL CASE			
21 22 23 24 25 26 27	V. COUNTY OF MARIN; MIKE DALY; REBECCA SAID; and DOES 1 through 50, inclusive, Defendants. STIPULATION AND PROPOSE	TO CONTINUE INITIAL CASE MANAGEMENT CONFERENCE			

1	IT IS HEREBY STIPULATED AND AGREED UPON by the parties and their respective				
2	counsel of record that the Initial Case Management Conference ("CMC"), presently set for				
3	September 11, 2008, be continued to September 24, 2008 at 9:00 a.m. so that the CMC can be				
4	heard concurrently with Defendant County of Marin's Motion to Dismiss. Good cause exists to				
5	continue this Case Management Conference in that it will promote judicial economy.				
6	SO STIPULATED.				
7					
8	Dated: September 3, 2008 KAHN BROWN & POORE LLP				
9					
10	David M. Poore				
11	Attorneys for Plaintiff				
12					
13	Date: September 3, 2008 PATRICK FAULKNER,				
14	MARIN COUNTY COUNSEL				
15	/s/				
16	Sheila Shah Lichtblau Stephen Raab				
17	Counsel for Defendant County of Marin				
18	///				
19	///				
20	///				
21	///				
22	///				
23					
24					
25					
26					
27	///				
28	-2-				
	STIPULATION AND PROPOSED ORDER TO CONTINUE CMC				

PAULSEN V. COUNTY OF MARIN, CASE NO. C08-02305 PJH

PROPOSED | ORDER

Dated: __9/4/08

/3	TATES DISTR	COL	
	IT IS SO ORD!	ERED COO	RT JUDGE
NOE!	Judge Phyllis J. F		
	ERN DISTRIC	TOROR	

September 11, 2008, at 2:30 p.m. in Courtroom 3, 17th Floor, San Francisco, California, to

September 24, 2008, at 9:00 a.m. in Courtroom 3, 17th Floor, San Francisco, California to be

heard concurrently with Defendant County of Marin's Motion to Dismiss.

IT IS SO ORDERED. The Initial Case Management Conference is continued from

-3-