1 2 3 4	THOMAS E. FRANKOVICH (State Bar No. 074414) THOMAS E. FRANKOVICH, <i>A PROFESSIONAL LAW CORPORATION</i> 4328 Redwood Hwy., Suite 300 San Rafael, CA 94903 Telephone: 415/674-8600 Facsimile: 415/674-9900	
5 6 7	Attorneys for Plaintiffs CRAIG YATES and DISABILITY RIGHTS ENFORCEMENT, EDUCATION SERVICES: HELPING YOU HELP OTHERS	
8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10		
11	CRAIG YATES, an individual; and) CASE NO. CV-08-4574-CRB	
12	DISABILITY RIGHTS, ENFORCEMENT,) EDUCATION, SERVICES:HELPING YOU) HELP OTHERS, a California public benefit) STIPULATION AND [PROPOSED] ORDER CONTINUING DEADLINE FOR	
13	corporation, () THE PARTIES TO CONDUCT THE JOINT SITE INSPECTION	I
14	Plaintiffs,	
15	V.)	
16 17 18 19	THAI ME UP, INC., a California) corporation; BIG HEART CITY, LLC; and) KANIKA CHAKKAPHAK, an individual) dba VIDEO CAFÉ,) Defendants.)	
 20 21 22 23 24 25 26 27 28 	 Plaintiffs CRAIG YATES and defendants THAI ME UP, INC., a California corporation; BIG HEART CITY, LLC; and KANIKA CHAKKAPHAK, an individual dba VIDEO CAFÉ by and through their respective counsel, respectfully request and stipulate, as follows: WHEREAS, defendants THAI ME UP, INC., a California corporation; BIG HEART CITY, LLC; and KANIKA CHAKKAPHAK, an individual dba VIDEO CAFÉ filed their answer to the complaint on November 25, 2008; WHEREAS, due to scheduling conflict, the parties will be unable to hold the joint site inspection of the premises by January 9, 2009, as Ordered by General Order 56, ¶3,4; 	
	STIPULATION AND [PROPOSED] ORDER CONTINUING THE DEADLINE FOR THE JOINT SITE INSPECTION 1	-

1	3. WHEREAS, the parties are scheduled to conduct the joint site inspection of the
2	subject premises no later than January 29, 2009; and
3	4. WHEREAS, the parties, hereto agree, stipulate and respectfully request that the
4	last day for the parties and counsel to conduct the joint inspection of the premises be continued
5	up to and including January 29, 2009.
6	Respectfully Submitted,
7	
8 9	Dated: December 30, 2008THOMAS E. FRANKOVICH, A PROFESSIONAL LAW CORPORATION
10	By: /S/
11	By: /S/ Thomas E. Frankovich Attorney for Plaintiffs CRAIG YATES and
12	DISABILITY RIGHTS ENFORCEMENT, EDUCATION SERVICES: HELPING YOU
13	HELP OTHERS
14	Date: December 31, 2008 JONATHAN L. PIPER,
15	LIPTON & PIPER, LLP
16	By: /S/ Jonathan L. Piper
17	Attorney for Defendants THAI ME UP, INC., a California corporation; BIG HEART CITY, LLC;
18	and KANIKA CHAKKAPHAK, an individual dba VIDEO CAFÉ
19	
20	ORDER
21	IT IS SO ORDERED that the last day for the parties and counsel to conduct the joint
22	inspection of the premises be continued up to and including January 29, 2009.
23	TES DISTRICT
24	Dated: January 05, 2009, 2008-
25 26	Honorable Charles R. Breyer United States District Index IT IS SO ORDERED
26 27	IT IS SO ON
27	Z Q Judge Charles R. Breyer
	STIPULATION AND [PROPOSED] ORDER CONTINUING THE DEADLINE OR THE JOINT SITE INSPECTION CT 2

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