1 2 3 4 5 6 7 8 9	PATRICIA K. GILLETTE (STATE BAR NO. pgillette@orrick.com GREG J. RICHARDSON (STATE BAR NO. 2 grichardson@orrick.com KATINA B. MINER (STATE BAR NO. 2449 kminer@orrick.com ORRICK, HERRINGTON & SUTCLIFFE LL The Orrick Building 405 Howard Street San Francisco, CA 94105-2669 Telephone: +1-415-773-5700 Facsimile: +1-415-773-5759 Attorneys for Defendants FEDERAL RESERVE BANK OF SAN FRAM WARREN HOWARD, ROBIN KAN and ANI KOHLIGIAN	203788) 14) P
10	UNITED STATES DISTRICT COURT	
11	NORTHERN DISTRICT OF CALIFORNIA	
12		
13	DEIRDRE MORRIS,	Case No. CV 08-4981 TEH
14	Plaintiff,	JOINT STIPULATION AND <del>[PROPOSED]</del> ORDER TO
15	V.	CONTINUE HEARING ON DEFENDANTS' MOTION FOR
16 17	FEDERAL RESERVE BANK OF SAN FRANCISCO, WARREN HOWARD, ROBIN KAN and ANNE MARIE	SUMMARY ADJUDICATION TO GIVE THE PARTIES TIME TO MEDIATE THE CASE ON AUGUST
18	KOHLIGIAN,	13, 2009
19	Defendants.	Date: Time:
20		Location: Courtroom 12, 19th Floor Judge: Hon. Thelton E. Henderson
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	OHS West:260703433.1	joint stipulation and proposed order to Continue Hearing on Defendants' Motion for Summary Adjudication - cv 08 4981 teh

Under Civil Local Rule 6-2, the parties hereby stipulate to continue the date of the hearing
on Defendants' Motion for Summary Adjudication from August 31, 2009 to November 16, 2009,
or as soon thereafter as is convenient for the Court, in order to facilitate mediation on August 13,
2009.

This stipulation is because the parties have agreed to mediate the case on August 13, 2009.
As the current briefing schedule on Defendants' motion stands, Plaintiff will have to prepare an
opposition to motion prior to mediation. To avoid any further protracted litigation prior to
mediation, the parties jointly stipulate to and request the Court to continue the summary judgment
hearing date to November 16, 2009.

Given this continuance, the parties also stipulate to extend the deadlines for further
briefing on this motion, including the deadline for Plaintiff to file and serve an opposition to
Defendants' Motion for Summary Adjudication from August 10, 2009 to October 27, 2009, and
the deadline for Defendants to file and serve a reply from August 17, 2009 to November 3, 2009.
Pursuant to the Local Rules, the Declaration of Greg J. Richardson setting forth the reasons for
this continuance and extension of time accompanies this stipulation.

OHS West:260703433.1

1	Dated: July 30, 2009	PATRICIA K. GILLETTE
2	• /	GREG J. RICHARDSON KATINA B. MINER
3		ORRICK, HERRINGTON & SUTCLIFFE LLP
4		
5		/s/ Greg J. Richardson
6		Greg J. Richardson Attorneys for Defendants
7		FEDERAL RESERVE BANK OF SAN FRANCISCO, WARREN HOWARD, ROBIN KAN and ANNE MARIE KOHLIGIAN
8	Datade July 20, 2000	
9	Dated: July 30, 2009	PIETER BOGAARDS ORRICK, HERRINGTON & SUTCLIFFE LLP
10		
11		
12		* <u>Pieter Bogaards</u>
13		Attorneys for Plaintiff LAW OFFICES OF PIETER BOGAARDS
14	* Concurrence in the filing of this document has been obtained from the signatory.	
15	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
16	Dated: 07/31/09	
17		ATES DISTRICT
18		HONORABLE THELTON E. HONDERSON
19		
20		5 matheman 4
21		Z Judge Thelton E. Henderson
22		Judge Thereas
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24		TERN DISTRICT OF CC
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		JOINT STIPULATION AND PROPOSED ORDER TO CONTINUE