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6 Attorneys for Defendant
 CITY OF OAKLAND

7
 8 **UNITED STATES DISTRICT COURT**
 9 **NORTHERN DISTRICT OF CALIFORNIA**
 10 **SAN FRANCISCO DIVISION**

12 JOSE BUENOSTRO, SR. and MARIA
 BUENOSTRO, individually and as successors in
 13 interest to JOSE BUENOSTRO, JR.

Case No. C09-00786 JSW

14 Plaintiffs,

**STIPULATION AND ~~PROPOSED~~
 ORDER EXTENDING MEDIATION
 DEADLINE**

15 v.

16 CITY OF OAKLAND, a municipal corporation,
 WAYNE TUCKER, Police Chief, TIMOTHY
 17 DELAVEGA, RANDOLPH BRANDWOOD,
 ROBERT ROCHE and ERIC MELINA, Police
 18 Officers, and Does 1 through 20,

19 Defendant(s).

20
 21 The parties to the above captioned litigation hereby stipulate and respectfully request, by and
 22 through their undersigned counsel, that the current mediation deadline date of November 16, 2009
 23 be extended to December 18, 2009. Good cause exists for the requested extension on the following
 24 grounds.

25 This action arises from an incident that occurred on March 19, 2008 during which Jose
 26 Buenrostro Jr. was fatally shot by Oakland police officers. For the past two and half months,

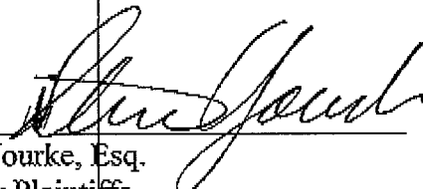
1 defendants have been diligently gathering information and documents related to the events of March
2 19, 2008. On October 13, 2009, lead counsel for defendants, Deputy City Attorney Jennifer Logue,
3 received hundreds of documents and over 300 photographs related to the March 19, 2008 incident.
4 Ms. Logue needs additional time to review the documents, determine if there are any witnesses she
5 needs to depose before mediation, and take any necessary depositions before the parties can
6 participate in a meaningful mediation.

7
8 Respectfully Submitted,

9 Dated: October 15, 2009

LAW OFFICES OF JOHN L BURRIS

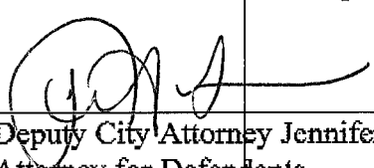
10
11
12 By: _____


Steven R. Yourke, Esq.
Attorney for Plaintiffs

13
14 Dated: October 21, 2009

JOHN A. RUSSO, City Attorney
RANDOLPH W. HALL, Chief Asst City Atty
WILLIAM E. SIMMONS, Supervising Trial Atty
JENNIFER N. LOGUE, Deputy City Atty.

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17 By: _____

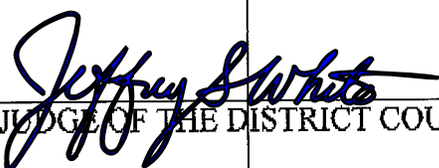

Deputy City Attorney Jennifer N. Logue
Attorney for Defendants

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20 **ORDER**

21 **IT IS HEREBY ORDERED** that pursuant to the terms of the stipulation between the
22 parties, the mediation deadline shall be extended to December 18, 2009.

23 IT IS SO ORDERED.

24 Dated: October 27, 2009

25
26 
JUDGE OF THE DISTRICT COURT