DENNIS J. HERRERA, State Bar #139669 1 City Attorney ELIZABETH SALVESON, State Bar #83788 2 Chief Labor Attorney RUTH M. BOND, State Bar #214582 3 Deputy City Attorney Fox Plaza 4 1390 Market Street, Fifth Floor San Francisco, California 94102-5408 5 Telephone: (415) 554-3976 (415) 554-4248 Facsimile: 6 E-Mail: ruth.bond@sfgov.org 7 Attorneys for Defendant 8 CITY AND COUNTY OF SAN FRANCISCO, ET AL. 9 10 UNITED STATES DISTRICT COURT 11 NORTHERN DISTRICT OF CALIFORNIA 12 SHERRY LYNN MEANS, Case No. CV 09-0941TEH 13 Plaintiff, DEFENDANT'S EX PARTE APPLICATION TO 14 CONTINUE PRETRIAL DEADLINES DUE TO WITHDRAWAL OF PLAINTIFF'S COUNSEL VS. 15 AND TPROPOSED! ORDER CITY AND COUNTY OF SAN 16 FRANCISCO, DEPARTMENT OF PUBLIC Trial Date: November 2, 1010 HEALTH; and DOES 1 through 25, 17 Defendants. 18 19 20 Defendant City and County of San Francisco hereby submits this ex parte application to 21 continue pretrial deadlines because Plaintiff's attorney Curtis G. Oler has informed defense counsel 22 that he intends to file a motion to withdraw as Plaintiff's counsel in this matter. At Mr. Oler's request, 23 defense counsel has agreed to stipulate to Mr. Oler's application for an order shortening time to hear 24 his Motion to Withdraw. Mr. Oler informed defense counsel that he plans to file such a request by 25 Friday, October 8, 2010. 26 Trial in this matter is set for November 2, 2010. The Pretrial Conference is scheduled for 27 October 18. While Defendant is prepared to proceed to trial as scheduled, the Court's Order for 28

DEF.'S *EX PARTE* APPLICATION TO CONT. PRETRIAL DEADLINES, CASE NO. 09-0941

Pretrial Preparation requires the parties to meet and confer and reach agreement regarding several 1 matters and to file a Joint Pretrial Conference Statement and proposed jury instructions by tomorrow 2 (Friday) October 8, 2010. The Court's Order also requires counsel to meet and confer regarding 3 Motions in Limine and to file any such motions by October 12, 2010 (21 calendar days before the 4 scheduled trial date). 5 This past Wednesday, October 6, the parties participated in a settlement conference with 6 Magistrate Judge James Larson. At that conference, Judge Larson informed defense counsel that a 7 dispute had arisen between Plaintiff and Mr. Oler and that Mr. Oler planned to withdraw as Plaintiff's 8 9 counsel. On Thursday, October 7, Mr. Oler confirmed his intention to withdraw during a telephone 10 conversation with defense counsel Ruth M. Bond. Because Plaintiff's counsel is in the process of withdrawing his representation, the parties are unable to comply with the Court's Order for Pretrial 11 12 Preparation. Defendant respectfully requests that the pretrial deadlines be continued to dates after the Court 13 has considered Plaintiff counsel's Motion to Withdraw. 14 Dated: October 7, 2009 Respectfully submitted, 15 16 DENNIS J. HERRERA City Attorney 17 **ELIZABETH SALVESON** Chief Labor Attorney 18 RUTH M. BOND Deputy City Attorney 19 20 By RUTH M. BOND 21 22 Attorneys for Defendants CITY AND COUNTY OF SAN FRANCISCO, 23 ET AL. 24 25 26 27 28

The Court has considered Defendant's *Ex Parte* Application to Continue Pretrial Deadlines and good cause having been shown, it is **SO ORDERED** that the new pretrial deadlines are as follows: VACATED until further order of the Court.

 Joint Pretrial Conference Statement:
 October _____, 2010

 Motions In Limine:
 October _____, 2010

 Pretrial Conference:
 October _____, 2010

Dated: October _8__, 2010

