1 2	DENNIS J. HERRERA, State Bar #139669 City Attorney JOANNE HOEPER, State Bar #114961 Chief Trial Deputy	
3	SCOTT D. WIENER, State Bar #189266 MEREDITH B. OSBORN, State Bar #250467	
4	Deputy City Attorneys 1390 Market Street, 7 <sup>th</sup> Floor	
5	San Francisco, California 94102-5408 Telephone: (415) 554-4283	
6	Facsimile: (415) 554-3837	
7	Attorneys for Defendants CITY AND COUNTY OF SAN FRANCISCO,	
8	GAVIN NEWSOM, HEATHER FONG, AND WILLIAM SIFFERMANN	
9		
10	UNITED STATE	ES DISTRICT COURT
11	NORTHERN DISTRICT OF CALIFORNIA	
12	DANIELLE BOLOGNA, individually and as the successor-in-interest to ANTHONY	Case No. CV-09-2272 SI
13	BOLOGNA, MICHAEL BOLOGNA and	STIPULATION AND [PROPOSED] ORDER
14	MATTHEW BOLOGNA; ANDREW BOLOGNA, and FRANCESCA BOLOCNA, by and through her guardian	RESETTING RULE 26 DEADLINES IN LIGHT OF RESCHEDULED CASE MANAGEMENT CONFEDENCE AND HEADING ON MOTION
15	BOLOGNA, by-and-through her <i>guardian ad litem</i> DANIELLE BOLOGNA,	CONFERENCE AND HEARING ON MOTION TO DISMISS
16	Plaintiffs,	
17	VS.	
18	CITY AND COUNTY OF SAN FRANCISCO, a public entity; GAVIN	
19	NEWSOM, an individual; HEATHER FONG, an individual; WILLIAM	
20	SIFFERMAN; and DOES 1 through 100, inclusive,	
21	Defendants.	
22	Defendants.	
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	STIPULATION AND PROPOSED ORDER Bologna, et al. v. CCSF, et al. – USDC No. CV-09-2272 SI	1 n:\lit\li2009\090237\00573571.doc

1	WHEREAS the Court recently continued the initial case management conference in this matter		
2	to September 15, 2009;		
3	WHEREAS Defendants' Fed. R. Civ. P. 12(b)(6) motion to dismiss is set for hearing on		
4	August 14, 2009;		
5	AND WHEREAS the parties believe that it would be most efficient to continue the deadlines		
6	for the parties' Rule 26 pre-CMC obligations to dates after the motion hearing and closer in time to the		
7	CMC;		
8	THE PARTIES HEREBY AGREE AND STIPULATE, subject to approval by the Court, as		
9	follows:		
10	1. The parties' deadline to conduct a Rule 26 conference and to file an ADR stipulation		
11	shall be continued to August 28, 2009.		
12	2. The parties' deadline to serve initial disclosures and to file a joint case management		
13	statement shall be continued to September 8, 2009.		
14			
15	Dated: August 6, 2009		
16	DENNIS J. HERRERA		
17	City Attorney JOANNE HOEPER		
18	Chief Trial Deputy SCOTT D. WIENER		
19	MEREDITH B. OSBORN Deputy City Attorneys		
20			
21	-/s/- Scott D. Wiener By:		
22	SCOTT D. WIENER		
23	Attorneys for Defendants CITY AND COUNTY OF SAN FRANCISCO,		
24	GAVIN NEWSOM, HEATHER FONG, AND WILLIAM SIFFERMANN		
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28	STIPULATION AND PROPOSED ORDER 2 n:\lit\li2009\090237\00573571.doc		
	Bologna, et al. v. CCSF, et al. – USDC No. CV-09-2272 SI		

1	Dated: August 6, 2009
2	LAW OFFICES OF WALKUP, MELODIA, KELLY & SCHOENBERGER
3	-/s/- Matthew D. Davis
4	By:
5	MATTHEW D. DAVIS Attorneys for Plaintiffs
6	DANIELLE BOLOGNA, ANDREW BOLOGNA, and FRANCESCA BOLOGNA
7 8	*Pursuant to GO 45, the electronic signatory has obtained approval from this signatory.
9	TES DISTRICT
10	SO ORDERED.
11	August 7, 2009
12	Dated:
13	HOLLAND LISton
14	Judge Susan Illston
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16	DISTRICT OF CE
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