1 WHITNEY HUSTON (SBN 234863) (whuston@sturdevantlaw.com) THE STURDEVANT LAW FIRM A Professional Corporation 3 354 Pine Street, Fourth Floor San Francisco, CA 94104 4 Telephone: (415) 477-2410 Facsimile: (415) 477-2420 5 Attorneys for Plaintiffs and the Putative Class 6 BENJAMIN K. RILEY (SBN 112007) 7 (briley@bztm.com) BARTKO, ZANKEL, TARRANT & MILLER 900 Front Street, Suite 300 San Francisco, CA 94111 Telephone: (415) 956-1900 Facsimile: (415) 956-1152 10 Attorneys for Defendants Jani-King of California, Inc. 11 Jani-King, Inc., and Jani-King International, Inc. 12 (Additional counsel listed on signature page) 13 14 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 15 SAN FRANCISCO DIVISION 16 ALEJANDRO JUAREZ, MARIA JUAREZ, LUIS Case No. CV09-03495 SC A. ROMERO, and MARIA PORTILLO, 17 individually and on behalf of all others similarly **CLASS ACTION** situated, 18 STIPULATION PER LOCAL RULE 6-2 Plaintiffs, AND [Proposed] ORDER TO VACATE 19 OR CONTINUE STATUS CONFERENCE 20 JANI-KING OF CALIFORNIA, INC., a Texas 21 Corporation; JANI-KING, INC., a Texas Corporation; JANI-KING INTERNATIONAL, 22 INC., a Texas corporation; and DOES 1 through 20, inclusive, 23 Defendants. 24 25 26 27 28

1	<u>STIPULATION</u>				
2	Plaintiffs ALEJANDRO JUAREZ, MARIA JUAREZ, LUIS A. ROMERO, and MARIA				
3	PORTILLO ("Plaintiffs") and Defendants JANI-KING OF CALIFORNIA, INC., JANI-KING,				
4	INC., and JANI-KING INTERNATIONAL, INC. ("Defendants") (collectively, the "Parties"),				
5	through their counsel, hereby stipulate and agree that:				
6	WHEREAS, on October 8, 2010, Plaintiffs filed their Amended Motion to Certify Class				
7	("Amended Motion");				
8	WHEREAS, on November 11, 2010, Defendants filed their Opposition to the Amended				
9	Motion and on November 19, 2010, Plaintiffs filed their Reply papers;				
10	WHEREAS, the Court thereafter vacated the hearing on the Amended Motion set for				
11	December 3, 2010, electing to decide the motion on the papers;				
12	WHEREAS, the Amended Motion continues to be under submission by the Court;				
13	WHEREAS, the Court previously set this matter for Status Conference on Friday, January				
14	21, 2011, at 10:00 a.m.; and				
15	WHEREAS, given that the next tasks to be performed in this case depend on the Court's				
16	ruling on the Amended Motion and in the interest of efficiency and judicial economy, the parties				
17	propose that the Status Conference set for January 21, 2011, be vacated to be reset approximately 2				
18	days after the Court issues its ruling on the Amended Motion.				
19	ACCORDINGLY, based on the foregoing, the parties hereby stipulate and propose to the				
20	Court that the Status Conference set for January 21, 2011, be reset approximately 21 days after the				
21	Court issues its ruling on the Amended Motion.				
22					
23	IT IS SO STIPULATED.				
24	DATED: January 12, 2011 THE STURDEVANT LAW FIRM				
25	A Professional Corporation				
26					
27	By: /s/ Whitney Huston WHITNEY HUSTON				
28	Attorneys for Plaintiffs				

1	DATED:	January 12, 2011	BAR	ΓΚΟ, ZANKEL, TARRANT & MILLER	
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3 4			By:	/s/ Benjamin K. Riley BENJAMIN K. RILEY	
5				Attorneys for Defendants Jani-King of California, Inc., Jani-King, Inc., and Jani-King International, Inc.	
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12	-[PROPOSED] ORDER				
13	PURSUANT TO STIPULATION, IT IS ORDERED that the Status Conference set for				
14	January 21	, 2011 is hereby vacated, t o be re	eset app	roximately 21 days after the Court issues its	
15	ruling on th	ne Amended Motion.			
16		1/12/11		STATES DISTRICT COL	
17 18	DATED:	1/13/11	_	The Roll IT IS SO ORDERED United S	
19				Z Conti Z	
20				Judge Samus C	
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2	Additional Counsel
3	For Plaintiffs and the Putative Class:
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