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12 Attorneys for Defendant
 13 CITY AND COUNTY OF SAN FRANCISCO

14 UNITED STATES DISTRICT COURT
 15 NORTHERN DISTRICT OF CALIFORNIA

16 JUNE BOWSER,
 17 Plaintiff,
 18 vs.
 19 CITY AND COUNTY OF SAN
 20 FRANCISCO, MUNICIPAL
 TRANSPORTATION AGENCY AND DOES
 21 1 to 25, Inclusive,
 22 Defendants.

Case No. CV 10 2776 JSW

**SECOND STIPULATION AND [PROPOSED]
 ORDER FOR EXTENSION OF DEADLINE TO
 COMPLETE COURT MEDIATION**

Trial Date: March 12, 2010
 Date Action Filed: June 24, 2010

23
 24
 25 The parties, Plaintiff June Bowser, and Defendant City and County of San Francisco, by and
 26 through their attorneys of record, hereby stipulate and request that the Court extend the deadline to
 27 complete court mediation by an additional 60 days.

1 Currently, pursuant to the Court's April 1, 2011 Order, the parties have until June 13, 2011 to
2 complete court mediation. The parties request that this deadline be continued to August 15, 2011.

3 This is the second stipulation and proposed order to continue the mediation deadline. The
4 parties request this continuance for the following two reasons.

5 First, although this Court first referred this case to court mediation on December 20, 2010
6 (Doc. No. 16), this referral was apparently never "flagged" to the Court's ADR Department and thus
7 no Magistrate Judge (or other judicial officer) was ever assigned to conduct mediation in this case.
8 Both the ADR Department and a clerk of this Court confirmed this to defense counsel in calls on May
9 17, 2011. In a voice mail message from Robin "Seifkin" (?) of the Court's ADR Department to
10 defense counsel on May 18, 2011, she requested that the parties ask for a continuance of the mediation
11 deadline to allow the ADR Department enough time to select a judicial officer to mediate this case and
12 to allow for the proper scheduling of the mediation.

13 The second reason for requesting this the continuance is that current defense counsel was only
14 recently assigned to this action, and the case will not be ready for mediation by June 13. After
15 consulting with Plaintiff's counsel, Defendant recently scheduled the continuation of Plaintiff's
16 deposition to May 31, 2011. Further, prior to being assigned this case, defense counsel had made
17 vacation plans on the East Coast from June 3, 2011 through June 10, 2011, and will be out of the
18 office during this period.

19 Dated: May 18, 2011

Respectfully submitted,

20 LAW OFFICES OF CURTIS G. OLER

21 By: _____ /s./
22 CURTIS G. OLER¹

23 Attorney for Plaintiff
24 JUNE BOWSER

25
26
27 _____
28 ¹ Per General Order 45, section X.B., defense counsel hereby attests that he has obtained the
concurrence, consent and authorization of Mr. Oler's office to file this document on his behalf.

1 Dated: May 18, 2011

DENNIS J. HERRERA
City Attorney
ELIZABETH SALVESON
Chief Labor Attorney
ANDREW GSCHWIND
Deputy City Attorney

5 By: _____ /s./ _____
6 ANDREW GSCHWIND

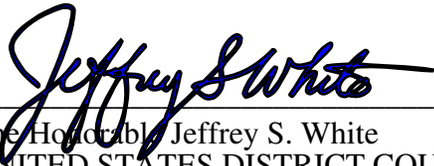
7 Attorneys for Defendant
8 CITY AND COUNTY OF SAN FRANCISCO

11 **[PROPOSED] ORDER**

12 Good cause appearing from the Parties' stipulation, the Court hereby orders that the deadline
13 for completing court mediation is extended ~~by 60 days.~~ The parties have until August 15, 2011 to
14 complete court mediation.

15 SO ORDERED.

16
17 Date: May 19, 2011 _____

18 
19 _____
20 The Honorable Jeffrey S. White
21 UNITED STATES DISTRICT COURT JUDGE