| 1 2 3 4 5 | Shirley Mahoney 1 Elysian PL Oakland, CA 94605 Phone Number (510-418-0330) Shirley Mahoney, IN PRO PER MELINDA HAAG (CSBN 132612) |
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| 6 7 8 | United States Attorney JOANN M. SWANSON (CSBN 88143) Chief, Civil Division NEILL T. TSENG (CSBN 220348) Assistant United States Attorney |
| 9 10 11 | 450 Golden Gate Avenue, Box 36055 San Francisco, California 94102-3495 Telephone: (415) 436-7155 FAX: (415) 436-6927 neill.tseng@usdoj.gov |
| 12 | Attorneys for Defendant PATRICK DONAHOE |
| 13 14 | UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA |
| 15 | |
| 16 | SAN FRANCISCO DIVISION |
| 17 | SHIRLEY MAHONEY,) No. C 11-00177 MEJ |
| 18 | Plaintiff, Plaint |
| 19 | v. (FROPOSED] ORDER |
| 20 21 | PATRICK DONAHOE, Postmaster General, United States Postal Service, |
| 21 | Defendant. |
| 23 | Subject to the approval of the Court, the parties hereby stipulate to enlarge the mediation |
| 24 | deadline from October 5, 2012, to October 12, 2012. The reasons for the requested continuance |
| 25 | are as follows: To improve the prospects for settlement, the parties wish to have enough time |
| 26 | before the mediation for plaintiff to respond to defendant's written discovery requests and for |
| 27 | defendant to depose plaintiff. The parties had hoped to hold the mediation during the latter half |
| 28 | of September or first week of October, but scheduling conflicts prevented this. The parties and |
| | SECOND STIPULATION TO ENLARGE MEDIATION DEADLINE; [PROPOSED] ORDER C 11-00177 MEJ |

mediator have conferred about scheduling and anticipate holding the mediation during the week
of October 8 if this stipulation is approved.

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#28.)

All other dates and deadlines set by the Court in the case management schedule (Dkt. #44), including the trial date, would remain the same. This is the second request to enlarge the mediation deadline, and the first request since the stay in this case was lifted. This case was stayed from March 8, 2012, to July 6, 2012, due to plaintiff's medical condition. (Dkt. #38, 40, 42, 44.) By stipulated order, the mediation deadline was previously continued once. (Dkt. #36.) By stipulated order, the initial case management conference was previously continued. (Dkt.

10 14.12 11 DATED 12 By: SHIRI **EY MAHONE** 13 Plaintiff In Pro Per 14 MELINDA HAAG 15 United States Attorney 16 17 DATED: By: TSENG 18 Assistant United States Attorney Attorneys for Defendant 19 PURSUANT TO STIPULATION, IT IS SO ORDERED. 20 21 22 DATED: August 15, 2012 23 HONORABLE MARIA-ELENA JAMES UNITED STATES CHIEF MAGISTRATE JUDGE 24 25 26 27 28 SECOND STIPULATION TO ENLARGE MEDIATION DEADLINE; [PROPOSED] ORDER C 11-00177 MEJ 2