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## UNITED STATES DISTRICT COURT

## NORTHERN DISTRICT OF CALIFORNIA

## SAN FRANCISCO DIVISION

MARY JENNINGS HEGAR, JENNIFER HUNT, ALEXANDRA ZOE BEDELL, COLLEEN FARRELL, AND SERVICE WOMEN'S ACTION NETWORK,

Plaintiffs,

VS.

ASHTON B. CARTER, Secretary of Defense, 1

23 Defendant.

Case No. 12-CV-06005 EMC

STIPULATED REQUEST AND
[PROPOSED] ORDER FOR
CONTINUANCE OF FURTHER CASE
MANAGEMENT CONFERENCE AND
UPDATED CMC STATEMENT

Judge: Hon. Edward M. Chen

Case Management Conference: April 2, 2015 Time: 10:30 a.m.

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<sup>1</sup> Pursuant to Federal Rule of Civil Procedure 25(d), Ashton B. Barter has been substituted in his official capacity for Chuck Hagel as Secretary of Defense.

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## **STIPULATION**

Plaintiffs Mary Jennings Hegar, Jennifer Hunt, Alexandra Zoe Bedell, Colleen Farrell and Service Women's Action Network and Defendant Ashton B. Carter, Secretary of Defense ("Secretary") (collectively, "the parties"), by and through their respective counsel, submit this Stipulated Request and Proposed Order for a continuance of the Case Management Conference (CMC) scheduled for April 2, 2015, and deadline for the parties' updated joint CMC Statement, which is currently due March 26, 2015. Defendant respectfully requests a continuance of the CMC to April 23, 2015, and the deadline for the parties' updated joint CMC Statement to April 9, 2015, and the Plaintiffs stipulate to such request. Defendant submits that the following facts and circumstances set forth in the attached Declaration of counsel for Defendant Caroline Lewis Wolverton, establish good cause for the requested continuance as follows:

- 1. On November 13, 2014, the Court scheduled the further CMC in this matter for March 19, 2015, and ordered the parties to provide an updated joint CMC Statement by March 12, 2015. ECF No. 39.
- 2. Subsequently, Ms. Wolverton scheduled a family trip for the week of March 23, 2015, to coincide with her children's school spring break.
- 3. On January 27, 2015, the Court rescheduled the further CMC to April 2, 2015, and ordered the parties to provide an updated joint CMC Statement by March 26, 2015. (Dkt. Entry of Jan. 27, 2015)
- 4. The current March 26, 2015 deadline for the updated joint CMC Statement falls during the week of Ms. Wolverton's prescheduled family trip.
- 5. The requested continuance of the further CMC to April 23, 2015, and the updated Joint CMC Statement to April 9, 2015 would eliminate the conflict the current updated joint CMC Statement deadline presents for Ms. Wolverton.

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1	6. Plaintiffs' counsel wou	ld have a conflict with the further CMC being rescheduled
2	to April 9, 2015, as that date falls during	ng the Passover holiday. <sup>2</sup> The Court's scheduling notes on
3	the Court website indicate that the Cou	art is unavailable on April 16, 2015.
4	7. In light of the foregoing	g, Defendant respectfully requests that the Court continue
5	the Case Management Conference to April 23, 2015, and the deadline for the parties' updated joint	
6	CMC Statement to April 9, 2015.	
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8	DATED: February 24, 2015	MUNGER, TOLLES & OLSON LLP
9		
10		By: /s/ Rosemarie T. Ring ROSEMARIE T. RING
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12		Attorneys for Plaintiffs MARY JENNINGS HEGAR, JENNIFER HUNT,
13	DATED E 1 24 2015	ALEXANDRA ZOE BEDELL, COLLEEN FARRELL, AND SERVICE WOMEN'S ACTION NETWORK
14	DATED: February 24, 2015	STUART F. DELERY Principal Deputy Assistant Attorney General
15		MELINDA HAAG United States Attorney
16		ALEX TSE Chief, Civil Division
17		ANTHONY J. COPPOLINO Deputy Branch Director
18		
19		/s/ Caroline Lewis Wolverton
20		CAROLINE LEWIS WOLVERTON U.S. Department of Justice
21		Attorneys for Defendant ASHTON B. CARTER
22		
23	Additional Counsel:	
24	STEVEN M. PERRY (SBN 106154) MUNGER, TOLLES & OLSON LLP	LENORA M. LAPIDUS [pro hac vice] ARIELA MIGDAL [pro hac vice]
25	355 South Grand Avenue, 35th Floor Los Angeles, CA 90071-1560	AMERICAN CIVIL LIBERTIES UNION FOUNDATION
26	Telephone: (213) 683-9100 Facsimile: (213) 687-3702	WOMEN'S RIGHTS PROJECT 125 Broad Street, 18th Floor
27	<sup>2</sup> Plaintiffs' counsel would be able to f	ile the updated Case Management Statement on April 9,
28	2015.	r
		2

1 2	Email: steven.perry@mto.com  New York, NY 10004  Telephone: (212) 549-2668  Facsimile: (212) 549-2480
3	Email: Llapidus@aclu.org Email: Amigdal@aclu.org
4	
5	ATTESTATION PURSUANT TO GENERAL ORDER 45
6	I, Caroline Lewis Wolverton, am the ECF User whose identification and password are
7	being used to file this STIPULATED REQUEST AND [PROPOSED] ORDER FOR
8	CONTINUANCE OF FURTHER CASE MANAGEMENT CONFERENCE AND UPDATED
9	CASE MANAGEMENT STATEMENT. In compliance with General Order 45.X.B, I hereby
10	attest that all signatories have concurred in this filing.
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12	/s/ Caroline Lewis Wolverton
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# [PROPOSED] ORDER

Pursuant to the stipulated request, and based on good cause shown, it is hereby

ORDERED that the Stipulated Request and [Proposed] Order for Continuance of Further Case Management Conference and Updated CMC Statement is hereby GRANTED; and it is further

2015.

Dated: 2/25/15

