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8	CITY AND COUNTY OF SAN FRANCISCO KATHERINE GADDESS, MAYRA GOMEZ,		
9	ANGELA RAMOS, LARISA ROSTRAN-NAV MARIA SANCHEZ, AND CARMEN VILLEGA		
10			
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13	A.J. a minor, by and through her guardian ad litem, CHANTEL JOHNSON,	Case No. 13-cv-5770 EMC (JSC) Second	
14	Plaintiff,	AMENDED STIPULATION AND ORDER TO CONTINUE SETTLEMENT CONFERENCE	
15	VS.		
16	CITY AND COUNTY OF SAN		
17	FRANCISCO, COUNTY OF SAN MATEO, PATRICIA MOORE, ROBERT MOORE, COI		
18	MOORE, FOSTER FAMILY HOME AND SMALL FAMILY HOME INSURANCE		
19	FUND, MAYRA GOMEZ, MARIA SANCHEZ, LARISA ROSTRAN-		
20	NAVARRO, ANGELA RAMOS, CARMEN VILLEGAS-GRANT, KATHERINE		
21	GADDES, BERNADETTE WOODS, MATTHEW RADISCH, and DOES 12		
22	through 100, inclusive,		
23	Defendants.		
24			
25	Plaintiff A.J. a minor, by and through her guardian ad litem, CHANTEL JOHNSON and		
26	Defendants CITY AND COUNTY OF SAN FRANCISCO, COUNTY OF SAN MATEO, PATRICIA		
27	MOORE, ROBERT MOORE, COI MOORE, M	AYRA GOMEZ, MARIA SANCHEZ, LARISA	
28			

Amended Stipulation to Continue Settlement Conference; Case No. 13-cv-5770 EMC (JSC)

1	ROSTRAN-NAVARRO, ANGELA RAMOS, CARMEN VILLEGAS-GRANT, KATHERINE	
2	GADDES, BERNADETTE WOODS, MATTHEW RADISCH, by and through their attorneys of	
3	record, hereby stipulate and agree to continue the settlement conference in this matter from September	
4	19, 2014 to a date after October 16, 2014, as discovery was not completed due to scheduling conflicts	
5	among witnesses and lawyers. The parties agree that a settlement conference without the completed	
6	discovery would not be productive.	
7	IT IS SO STIPULATED.	
8	Dated: September 16, 2014 DENNIS J. HERRERA City Attorney	
9	CHERYL ADAMS Chief Trial Deputy MARK D. LIPTON	
11	Deputy City Attorney	
12	By:/s/ Mark Lipton	
13	MARK D. LIPTON	
14	Attorneys for Defendants CITY AND COUNTY OF SAN FRANCISCO, ET AL.	
15	CITT AND COUNTT OF SANTKANCISCO, ET AL.	
16	Dated: September 16, 2014 SAN MATEO COUNTY COUNSEL	
17	Brit Will Country Coun	
18	By:/s/ Judith Ann Holiber	
19	By: <u>/s/ Judith Ann Holiber</u> JUDITH ANN HOLIBER	
20	Attorneys for Defendants	
21	SAN MATEO COUNTY, ET AL.	
22		
23	Dated: September 16, 2014 SINGLETON LAW FIRM, APC	
24		
25	By: <u>/s/ Gerald Singleton</u> GERALD SINGLETON	
26	Attorneys for Plaintiff	
27	A.J., A MINOR	
28		

Dated: September 16, 2014 CARLSON, CALLADINE & PETERSON /s/ Melissa Dubbs MELISSA DUBBS Attorneys for Defendants PATRIČIA MOORE, ROBERT MOORE, COI MOORE 

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## [PROPOSED] ORDER

Based on the above stipulation, and for good cause appearing, IT IS ORDERED as follows:		
The Settlement Conference set for September 19, 2014 is hereby vacated.		
The Settlement Conference is rescheduled to		
Settlement Conference statements will now be due on		
The deadline for the parties to complete a settlement conference in this case is hereby extended		

The deadline for the parties to complete a settlement conference in this case is hereby extended until and including \_\_\_\_\_\_.

PURSUANT TO STIPULATION, IT IS SO ORDERED. Settlement conference is to be completed by 11/14/14. Parties shall contact Magistrate Judge Corley for a new settlement conference date. The Further CMC is reset from 10/9/14 to 12/4/14 at 10:30 a.m. An updated joint CMC Statement shall Dated:

be filed by 11/28/14.

Dated: 9/17/14

