1 2 3 4 5 6 7 8 9	Catherine W. Short, Esq.; SBN 117442 LIFE LEGAL DEFENSE FOUNDATION Post Office Box 1313 Ojai, CA 93024-1313 Tel: (707) 337-6880 LLDFOjai@earthlink.net Thomas Brejcha, pro hac vice Peter Breen, pro hac vice Thomas More Society 19 S. La Salle St., Ste. 603 Chicago, IL 60603 (312) 782-1680 tbrejcha@thomasmoresociety.org Attorneys for Defendant DAMID DAL EIDEM		
11	DAVID DALEIDEN		
12	(Additional counsel listed on signature page.)		
13	UNITED STATES DISTRICT COURT,		
14	NORTHERN DISTRIC	I OF CALIFORNIA	
15 16	PLANNED PARENTHOOD FEDERATION OF AMERICA, INC., et al.,) Case No. 16-cv-00236 (WHO)) Judge William H. Orrick, III	
17	Plaintiffs, vs.		
18 19	CENTER FOR MEDICAL PROGRESS, et	JOINT STIPULATION FOR RELIEF FROM AMENDED CASE MANAGEMENT ORDER	
20	al.,	CMC Date: February 16, 2016	
21	Defendants.	Time: 2:00 p.m.	
22)	
23			
24			
25			
26			
27			
28			
20	JOINT STIPULATION FOR RELIEF FROM CMC		
	JOINT STIPULATION FOR - 16-cv-00236		

1	Pursuant to Local Rules 7-12 and 16-2(a & d), Defendants David Daleiden, Troy Newman	
2	and Gerardo Adrian Lopez ¹ and Plaintiffs Planned Parenthood Federation Of America, Inc.;	
3	Plaintiff Planned Parenthood: Shasta-Diablo, Inc. dba Planned Parenthood Northern California;	
4	Planned Parenthood Mar Monte, Inc.; Planned Parenthood Of The Pacific Southwest; Planned	
5	Parenthood Los Angeles; Planned Parenthood/Orange And San Bernardino Counties, Inc.; Planned	
6	Parenthood Of Santa Barbara, Ventura And San Luis Obispo Counties, Inc.; Planned Parenthood	
7	Pasadena And San Gabriel Valley, Inc. (collectively "PP Plaintiffs") file this stipulation for relief	
8	from the Case Management Order entered on January 26, 2016 (Doc. 12) and request that the case	
9	management conference ("CMC") be set again for March 29, 2016, or as soon thereafter as meets	
10	this Court's schedule.	
11	Defendants and PP Plaintiffs state in support thereof as follows:	
12	WHEREAS, PP Plaintiffs filed this lawsuit on January 14, 2016 (Doc. 1). The complaint	
13	names the following Defendants: Center for Medical Progress, BioMax Procurement Services,	
14	LLC, David Daleiden, Troy Newman, Albin Rhomberg, Phillip S. Cronin, Sandra Susan Merritt,	
15	and Gerardo Adrian Lopez;	
16	WHEREAS, on January 22, 2016, the Court found that this case was related with another	
17	case pending before it, namely National Abortion Federation v. Center for Medical Progress, 15-	
18	cv-03522-WHO (the "NAF case") (NAF case, Doc. 339);	
19	WHEREAS, on January 26, 2016, this Court issued a CMC Order scheduling a CMC for	
20	February 16, 2016, at 2:00 p.m. (Doc. 12);	
21	WHEREAS, lead counsel for Plaintiffs has a pre-scheduled international trip from February	
22	8 to February 19 and therefore asked certain defense counsel to stipulate to move the date of the	
23	CMC to the following week in February;	
24		
25	The remaining named Defendants are not in a position to join this stipulation as waiver of service	
2627	of process has not yet been effected on them and/or they have not yet retained counsel or loc counsel as explained <i>infra</i> , but the term Defendants will be used collectively in this stipulation	

28

1	WHEREAS, those counsel agreed and indicated that they wished for a further extension		
2	beyond February 23, to allow sufficient time for all defendants to secure representation and prepare		
3	a joint case management statement in order to participate meaningfully in a CMC that best respects		
4	the Court's time and resources;		
5	WHEREAS, the Court's calendar indicates that the Court is unavailable on March 15 and		
6	lead counsel for Ms. Merritt has a conflict on March 22, 2016;		
7	WHEREAS, Defendants and Plaintiffs have therefore agreed that the CMC should be hel		
8	on March 29, 2016, or as soon thereafter as the Court's schedule shall permit,;		
9	WHEREAS, it is more than ten days before the CMC date, and this stipulation t		
10	reschedule the CMC is timely filed pursuant to this Court's CMC order (Doc. 12, ¶ 1.d.);		
11	WHEREAS, there is good cause for rescheduling the case management conference date;		
12	NOW THEREFORE, IT IS AGREED AND STIPULATED by and between PP Plaintiff		
13	and Defendants, subject to the Court's approval, that the CMC shall be rescheduled to March 29		
14	2016, or as soon thereafter as the Court's schedule shall permit, and that the Court will issue a new		
15	case management order with compliance dates based on the date of the new case management		
16	conference.		
17			
18	Respectfully submitted,		
19	Catherine W. Short, Esq.; SBN 117442 /s/ Catherine Short		
20	LIFE LEGAL DEFENSE FOUNDATION Counsel for Defendant David Daleiden Post Office Box 1313		
21	Ojai, California 93024-1313 Tel: (707) 337-6880		
22	LLDFOjai@earthlink.net		
23	Thomas Brejcha, pro hac vice		
24	Peter Breen, pro hac vice THOMAS MORE SOCIETY		
25	19 S. La Salle St., Ste. 603		
26	Chicago, IL 60603 Tel: (312) 782-1680		
27	Facsimile: (312) 782-1887 tbrejcha@thomasmoresociety.org		
28	pbreen@thomasmoresociety.org		

JOINT STIPULATION FOR RELIEF FROM CMC – 16-cv-00236 (WHO)

1	ckonczal@thomasmoresociety.org		
2	Attorneys for Defendant David Daleiden		
	Whating E. Waring (CA Ban 05422)	/-/Winding Waring	
3	Vladimir F. Kozina (CA Bar 95422) MAYALL HURLEY, P.C.	/s/ Vladimir F. Kozina Counsel for Defendant	
4	2453 Grand Canal Blvd.	Troy Newman	
5	Stockton, CA 95207 Tel: (209) 477-3833		
6	Facsimile: (209) 473-4818		
	vkozina@mayallaw.com		
7	Edward L. White III, pro hac vice (application forth	acoming)	
8	Erik M. Zimmerman, pro hac vice (application forth	hcoming)	
9	AMERICAN CENTER FOR LAW & JUSTICE 3001 Plymouth Rd., Ste. 203		
10	Ann Arbor, MI 48105		
11	Tel: (734) 680-8007 Facsimile: (734) 680-8006		
	ewhite@aclj.org		
12	ezimmerman@aclj.org Attorneys for Defendant Troy Newman		
13	Thomeys for Defendant Troy Ivennan		
14	Charles S. LiMandri (CA Bar No. 110841) FREEDOM OF CONSCIENCE DEFENSE FUND	/s/ Charles S. LiMandri Counsel for Defendant	
15	P.O. Box 9520	Gerardo Adrian Lopez	
16	Rancho Santa Fe, CA 92067 Tel: (858) 759-9948		
	Facsimile: (858) 759-9948		
17	cslimandri@ConscienceDefense.org		
18	Attorneys for Defendant Gerardo Adrian Lopez		
19	Amy L. Bomse (No. 2188669)	/s/ Amy Bomse	
20	Sharon D. Mayo (No. 150469) Lee Young You (No. 241658)	Counsel for Plaintiffs	
21	ARNOLD & PORTER LLP		
	Three Embarcadero Center, 10th Floor San Francisco, CA 94111-4024		
22			
23	Beth H. Parker (No. 104773) PLANNED PARENTHOOD AFFILIATES OF CALIFORNIA		
24	551 Capitol Mall, Ste. 510		
25	Sacramento, CA 95814-4581		
26	Helene T. Krasnoff, pro hac vice (application forther	coming)	
27	PLANNED PARENTHOOD FEDERATION OF AMERICA 11110 Vermont Ave., NW, Ste. 300		
	Washington, DC 20005		
28	3		
	JOINT STIPULATION FOR – 16-cv-0023	R RELIEF FROM CMC 6 (WHO)	

1	Attorneys for Plaintiffs
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
1617	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	4
	JOINT STIPULATION FOR RELIEF FROM CMC – 16-cv-00236 (WHO)

1	ATTESTATION PURSUANT TO CIVIL L.R. 5.1(i)(3)	
2	As the filer of this document, I attest that concurrence in the filing was obtained from the	
3	other signatories.	
4	/s/ Catherine Short	
5	Counsel for Defendant David Daleiden	
6	ORDER	
7		
8	PURSUANT TO STIPULATION, the Case Management Conference is continued until	
9	March 29, 2016 at 2:00 p.m. All deadlines that are associated with the date of the CMC pursuant to	
10	Federal Rules of Civil Procedure 16 and 26, and the Local Rules and the Standing Orders of this	
11	Court, are likewise continued. IT IS SO ORDERED.	
12		
13 14	1.1.1100	
15	Dated: February 8, 2016	
16	Honorable William H. Orrick, III United States District Court	
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28	5	