1   2   3   4   5   6   7	SHANTA DRIVER, Michigan Bar No. 65007* RONALD CRUZ, California Bar No. 267038 UNITED FOR EQUALITY AND AFFIRMATIV (UEAALDF) 1985 Linden Street Oakland, CA 94607 (510) 875-4463 Fax: (313) 586-0089 shanta.driver@ueaa.net, ronald.cruz@ueaa.net Attorneys for Plaintiffs *Appearing pro hac vice	VE ACTION LEGAL DEFENSE FUND			
8	NORTHERN DISTRICT OF CALIFORNIA				
9	YVETTE FELARCA,	Case No. 3:16-cv-06184-RS			
10	Plaintiff,	STIPULATION TO FURTHER MODIFY			
11	vs.	MOTION FOR PRELIMINARY INJUNC- TION BRIEFING SCHEDULE AND			
12		CONTINUE HEARINGS DUE TO			
13	BERKELEY UNIFIED SCHOOL DISTRICT, et al.,	PLAINTIFF'S COUNSEL'S HEALTH; P <del>ROPOSED</del> ORDER			
14	Defendants.	Hearing on Preliminary Injunction			
15		Date: February 9, 2017 Time: 1:30 p.m.			
		Place: Courtroom 3, 17th Floor			
16		Case Management Conference			
17		Date: February 23, 2017 Time: 10:00 a.m.			
18		Place: Courtroom 3, 17th Floor			
19	<u>STIPULATION</u>				
20	This STIPULATION is entered into between Plaintiff Yvette Felarca ("Felarca"), on the				
21	one hand, and Defendant Berkeley Unified School District ("BUSD"), on the other hand, through				
22	their respective counsel, as follows:				
23	WHEREAS, Felarca and BUSD stipulated, and the Court ordered, that the hearing on				
24	STIPULATION TO FURTHER MODIFY MOTION FOR PRELIMINARY INJUNCTION BRIEFING SCHEDULE AND CONTINUE HEARINGS DUE TO PLAINTIFF'S COUNSEL'S HEALTH; PROPOSED ORDER				

CASE NO. 3:16-cv-06184-RS

1	Felarca's Motion for Preliminary Injunction be continued to February 9, 2017 at 1:30 p.m., with		
2	all reply papers to be filed on or before January 26, 2017 (Dkt. No. 17);		
3	WHEREAS, Felarca's lead counsel, Shanta Driver, has been recovering from bilateral		
4	pneumonia, bronchitis, and sinusitis since November 2016 and her recovery has been slower than		
5	originally anticipated. Felarca's counsel need three more weeks to complete their reply to		
6	Defendants' opposition to Felarca's Motion for Preliminary Injunction;		
7	WHEREAS, the Case Management Conference currently scheduled for February 23, 2017		
8	would likely be more productive if scheduled for some time after the hearing on Felarca's Motion		
9	for Preliminary Injunction;		
10	THEREFORE, the Felarca and BUSD have stipulated and agreed that:		
11	1. The hearing on the Motion for Preliminary Injunction be continued to March 2, 2017		
12	at 1:30 p.m., with all reply papers to be filed on or before February 16, 2017;		
13	2. The Case Management Conference be continued on this Court's calendar to March 16,		
14	2017 at 10:00 a.m., or at some later date.		
15			
16	Dated: January 23, 2017  UNITED FOR EQUALITY AND AFFIRMATIVE ACTION LEGAL DEFENSE FUND (UEAALDF)		
17	ACTION LEGAL DEFENSE FUND (UEAALDF)		
18	/s/ Ronald Cruz		
19	RONALD CRUZ SHANTA DRIVER		
20	Attorneys for Plaintiff		
21	Dated: January 23, 2017 GORDON & REES SCULLY MANSUKHANI,		
22	LLP		
23			

1	<u>/s/ Jerome Schreibstein</u>
^	MARK S. POSARD
2	JEROME SCHREIBSTEIN Attorneys for Defendants
3	Audineys for Defendants
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1	<u>ORDER</u>	
2	Per stipulation of the parties, and good cause otherwise appearing:	
3	1. The hearing on the Motion for Preliminary Injunction is hereby continued on this	
4	Court's calendar to March 2, 2017 at 1:30 p.m., with all reply papers to be filed on or	
5	before February 16, 2017.	
6	2. The Case Management Conference is hereby continued on this Court's calendar to	
7	March 16, 2017 at 10:00 a.m.	
8	IT IS SO ORDERED.	
9		
10	Dated: 1/23/17  By:	
11	By: HON. RICHARD SEEBORG	
12	HOW RICHARD SEEDORG	
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