1	DENNIS J. HERRERA, State Bar #139669				
2	City Attorney JOANNE HOEPER, State Bar #114961				
3	Chief Trial Attorney ROBERT A. BONTA, State Bar #202668				
4	Deputy City Attorney MEREDITH B. OSBORN, State Bar #250467				
5	Deputy City Attorney Fox Plaza				
	1390 Market Street, Sixth Floor San Francisco, California 94102-5408				
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7	E-Mail: meredith.osborn@sfgov.org				
8	Attorneys For Defendants CITY AND COUNTY OF SAN FRANCISCO,				
9	CHIEF HEATHER FONG, OFFICER GREGORY BUHAGIAR, AND OFFICER ARSHAD RAZZAK				
10					
11	UNITED STATES DISTRICT COURT				
12	NORTHERN DISTRICT OF CALIFORNIA				
13	ERIC JONES,	Case No. C08-	-00373 CW		
14	Plaintiff,	STIPULATIO	ON AND ORDER TO		
15	vs.	EXTEND DIS	SCOVERY DEADLINES		
16	CITY AND COUNTY OF SAN	Trial Date:	May 18, 2009		
17	FRANCISCO, a municipal corporation; HEATHER FONG, in her capacity as Chief				
18	of Police for the CITY AND COUNTY OF SAN FRANCISCO; GREGORY				
19	BUHAGIAR, individually and in his official capacity as a police officer for the CITY				
20	AND COUNTY OF SAN FRANCISCO; ARSHAD RAZZAK, individually and in his				
21	official capacity as a police officer for the CITY AND COUNTY OF SAN				
22	FRANCISCO, and San Francisco police officers DOES 1-25, inclusive,				
23	Defendants.				
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25					
26	Pursuant to Federal Rule of Civil Procedure 16(b) the parties have met and conferred and				
27	agree that the fact discovery in this matter shall conform to the terms of this ORDER.				
28	Jones v. CCSF et al.	1	c:\documents and settings\workstation\local		
	CASE NO. C08-00373 CW	1	settings\temp\notes95ec0b\~1879576.doc		
			Dockets.Ju		

1	GOOD CAUSE APPEARING, the parties stipulate, through their attorneys of record, to the			
2	entry of an order as follows:			
3	1. Due to defendants' counsel Deputy City Attorney Meredith B. Osborn's trial schedule	Due to defendants' counsel Deputy City Attorney Meredith B. Osborn's trial scheduled		
4	October 27, 2008, which is expected to last for one to two weeks, the cut-off for fact discovery			
5	shall be extended for two weeks, until November 14, 2008.			
6	2. The deadline for filing dispositive motions shall be extended for two weeks, until			
7	November 14, 2008. Oppositions shall be due on November 27, 2008, and replies on December 4,			
8	2008. The hearing date on dispositive motions shall be December 18, 2008.			
9	3. Neither party shall call as a witness at trial, and on that basis neither party seeks to			
10	take the deposition of, either Rachel Valdes or Reverend Amos Brown.			
11				
12	IT IS SO STIPULATED.			
13	Dated: November 3, 2008 DENNIS J. HERRERA			
14	City Attorney JOANNE HOEPER			
15	Chief Trial Attorney ROBERT BONTA			
16	Deputy City Attorney MEREDITH B. OSBORN			
17	Deputy City Attorney			
18	By:			
19	MEREDITH B. OSBORN Attorneys for Defendants CITY AND COUNTY OF			
20	SAN FRANCISCO, CHIEF HEATHER FONG, OFFICER BUHAGIAR, and OFFICER RAZZAK			
21				
22	Dated: November 3, 2008			
23	By: BENJAMIN NISENBAUM			
24	Attorney for Plaintiff			

1		ORDER	
2	Pursuant to this stipulation, IT IS SO ORDERED		
3			
4	Dated:11/4/08	Chidealeit	
5		HON. CLAUDIA WILKEN UNITED STATES DISTRICT JUDGE	
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