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17	Attorneys for Defendant		
18	UNITED STATES DISTRICT COURT		
19 20	NORTHERN DISTRICT OF CALIFORNIA, OAKLAND DIVISION		
21		\	•
22	ERNEST C. WHEELER,)	No. C 08-01738 SBA
23	Plaintiff,)	STIPULATION TO ENLARGE MEDIATION DEADLINE; ORDER
24	V.)	,
25	MICHAEL CHERTOFF, Secretary,)	
26	Department of Homeland Security, Federal Emergency Management Agency)	
27	Defendant.)	
28	Defendant.)	
-			
	STIPULATION TO ENLARGE MEDIATION DEA C 08-01738 SBA	.DLIN	NE; [PROPOSED] ORDER 1

1	Subject to the approval of the Court, the parties hereby stipulate that the deadline for		
2	mediation in this case will be enlarged from September 12, 2008, to December 15, 2008. The		
3 4	parties agree that this enlargement is necessary to allow both parties time to conduct sufficient		
5	discovery to make the mediation more productive. This is the first request for enlargement of the		
6	mediation deadline. All other case management deadlines, including the trial date, remain the		
7	same.		
8		Respectfully submitted,	
9		DEL BECCARO, HORNSBY & BLAKE	
10		POHLS & ASSOCIATES	
11 12	Data di Assassat 12, 2000 Desi	/a/	
13	Dated: August 12, 2008 By:	Thomas G. Del Beccaro	
14		Attorneys for Plaintiff Ernest C. Wheeler	
15		JOSEPH P. RUSSONIELLO United States Attorney	
16		,	
17	Dated: August 12, 2008 By:	/s/ NEILL T. TSENG	
18		Assistant United States Attorney	
19			
20	PURSUANT TO STIPULATION, IT IS SO ORDERED:		
21			
22	DATED:0/2/09	6 , A0 x	
24	DATED:9/2/08	HONORABLE SAUNDRA B. ARMSTRONG UNITED STATES DISTRICT JUDGE	
25		CIVILD STATES DISTRICT JODGE	
26			
27			
28			

STIPULATION TO ENLARGE MEDIATION DEADLINE; [PROPOSED] ORDER C 08-01738 SBA $\ensuremath{\mathbf{2}}$