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17	Tibema Bamon, and Thyse Tayne.		
18	UNITED STATES DISTRICT COURT		
19	NORTHERN DISTRICT OF CALIFORNIA		
20			
21	SANTEYA DANYELL WILLIAMS,	No. C-08-2301 SBA (EDL)	
	MARY RUTH SCOTT, KAREN		
22	LATREECE COLEMAN, PRISCILLA BUNTON, and ALYCE DENISE PAYNE,	STIPULATION AND (PROPOSED) ORDER SHORTENING TIME FOR	
23	on behalf of themselves and all others similarly situated,	MOTION TO COMPEL AS MODIFIED	
24	Plaintiffs,	132 110 2 11 122	
25	V.		
26	CITY OF ANTIOCH,		
27	Defendant.		
28			

- The parties stipulate to a modified briefing schedule and request an order shortening time
 for plaintiffs' motion to compel to be heard by Magistrate Judge Laporte.
- Plaintiffs' Second Request for Production of Documents requests certain electronic
 data from defendant City of Antioch, which plaintiffs contend is necessary for their class
 certification motion.
 - 2. Defendant has objected to the production of the data on various grounds.
 - 3. The parties have met and conferred over the past two months in an effort to resolve the matter without the need for a motion. Those efforts concluded unsuccessful on July 13, 2009 and the parties agreed that the matter would be presented for resolution to the magistrate.
- 4. The court's clerk informed plaintiffs' counsel that the earliest available hearing datefor the motion was August 4, 2009.
 - 5. August 3, 2009 is the discovery cut-off, as well as the due date for plaintiffs' expert reports. The parties request a short extension of those deadlines to accommodate the resolution of this motion to compel. The dates below may be subject to further modification based upon the court's ruling on the discovery motion.
 - 6. In order for the matter to be heard promptly and not to delay the preparation of the class certification motion, the parties propose the following briefing schedule, hearing date and modification of the plaintiffs' expert witness report deadline.

10		
19 20	Plaintiffs' Opening Brief on Motion to Compel	July 15, 2009
21	Defendant's Opposition Brief	July 22, 2009
22	Plaintiff's Reply Brief	July 28, 2009 by 12:00noon
23	Hearing Date (Proposed)	August 4, 2009
24	Discovery Cut-Off Date (for Electronic Data Only)	August 21, 2009
25	Plaintiffs' Expert Reports Due Date	August 24, 2009

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2	IT IS SO STIPULATED.	
3	DATED: July 14, 2009	By: /s/ Jocelyn D. Larkin
4	21112210019 11, 2009	Jocelyn D. Larkin Attorneys for Plaintiffs and the Proposed Class
5		Twenteys for Fluidings and the Freposed Cluss
6		
7		
8	DATED: July 14, 2009	By: /s/ Thomas Beatty
9	211123. vary 11, 2009	Thomas Beatty Attorneys for Defendant
10		1 tttorneys for Defendant
11		
12	IT IS SO ORDERED.	STATES DISTRICT COL
13		SIR
14	DATED: July 17, 2009	ORDERED E
15		UNITED IT IS SO ORDERED AS MODIFIED AS MODIFIED
16		UNITED AS MODIFIED AND CHARLES IN D. Laporte Judge Elizabeth D. Laporte
17		Judge Elizabeth D. Edi
18		Judge Elizabeth District Of Chil
19		DISTRICTOR
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