The parties in the above-entitled matter ha	ve agreed upon all terms of a Memorandum of
Understanding setting out the key provisions of a	class-wide settlement and are currently working
on finalizing the Stipulation of Settlement and	related documents needed for the motion for
preliminary approval, which is on the Court's cale	ndar for April 21, 2011 at 2:00 p.m. In light of
the fact that the motion for preliminary approv	val will be unopposed, Plaintiff Catherine E.
Sullivan ("Plaintiff") and Defendant Kelly Service	es, Inc. ("Defendant" or "Kelly"), through their
respective counsel, hereby request that the Court r	modify the normal briefing schedule set forth in
Civil L.R. 7-2 and 7-3 and set a filing date for the	preliminary approval motion of April 7, 2011, a
date 14 days before the scheduled hearing.	
IT IS SO STIPULATED.	
Dated: March 31, 2011	Respectfully submitted,
	KELLER GROVER LLP
Ву: _	/s/ Eric A. Grover
	ERIC A. GROVER Attorneys for Plaintiff
	rationite y s for 1 fainting
Dated: March 31, 2011	PAUL, PLEVIN, SULLIVAN &
	CONNAUGHTON LLP
Ву: _	/s/ Aaron A. Buckley AARON A. BUCKLEY
	Attorneys for Defendant
	Understanding setting out the key provisions of a confinalizing the Stipulation of Settlement and preliminary approval, which is on the Court's cale the fact that the motion for preliminary approvance Sullivan ("Plaintiff") and Defendant Kelly Service respective counsel, hereby request that the Court of Civil L.R. 7-2 and 7-3 and set a filing date for the date 14 days before the scheduled hearing. IT IS SO STIPULATED. Dated: March 31, 2011

1	ORDER
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3	For good cause appearing therefore, the parties' request to set a filing deadline of April 7,
4	2011 for the motion for preliminary approval is hereby granted.
5	IT IS SO ORDERED.
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7	Dated: 3/31/2011 Charles
8	The Honorable Claudia Wilken United States District Court Judge
9	Office States District Court Judge
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