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8	Attorneys for Defendant			
9	CITY AND COUNTY OF SAN FRANCISCO			
10				
11				
12	UNITED STATES DISTRICT COURT			
13	NORTHERN DISTRICT OF CALIFORNIA			
14	ALFRED LAM, FRANK CHEN, PAULA LEIATO, and GREGORY CHIN,	Case No. C 08-4702PJH		
		STIPULATION TO EXTEND ENE DEADLINE		
15	Plaintiff(s),	AND P ROPOSED (JKDEK	
16	VS.	Trial Date:	December 5, 2011	
17	THE CITY AND COUNTY OF SAN FRANCISCO, a municipality and political			
18	subdivision of the State of California, TIMOTHY DIESTEL, DENNIS DOYLE,			
19	ALFRED FLECK, CHARLES LEWIS, JOHN			
20	RADOGNO, and BARRY YOUNG,			
21	Defendant(s).			
22		-		
23	PLEASE TAKE NOTICE that Defendant City and County of San Francisco ("Defendant")			
	respectfully files this request for an extension of the deadline to complete an early neutral evaluation			
24	("ENE") in this matter. Defendant, in stipulation with Plaintiffs, request that the ENE deadline be			
25	continued 120 days to December 28, 2010.			
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	Stip. to Extend ENE Deadline and Proposed Order CASE NO. C 08-4702PJH	1	n:\labor\li2009\091257\00646283.doc	
			Dockets.Just	

A case management conference was held on May 27, 2010. On June 1, 2010 the court issued the Case Management and Pretrial Order, referring the case to ADR for ENE to be completed within 90 days. The 90 days expires on August 30, 2010.

ENE evaluator, George Harris, was appointed by the ADR clerk on July 19. (See Docket No. 129.) The evaluator contacted the parties on August 3 and scheduled a phone conference for August 6. On August 6 the phone conference was not able to take place due to unavailability of Plaintiffs' counsel. The phone conference was subsequently rescheduled to August 13.

Given the parties' and evaluator's schedules, the parties are unable to complete ENE prior to August 30. Moreover, at this point there has been limited discovery in these cases. Defendants have noticed and received responses to requests for production, and depositions for plaintiffs have been noticed for the beginning of September. The parties believe additional discovery is necessary to make the ENE a productive process. In addition, Defendant's counsel is unavailable and out of the country the first three weeks of October, the ENE evaluator is unavailable the last week of October and first three weeks of November due to an arbitration in Singapore, and Defendant's counsel is scheduled for a two week trial November 29.

For the above reasons, the City and Plaintiffs request a 120 day extension of the ENE deadline to December 28, 2010. Plaintiffs are in agreement with this request and their stipulation is below:

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Stip. to Extend ENE Deadline and Proposed Order CASE NO. C 08-4702PJH

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1	IT IS STIPULATED BY THE PARTIES AS FOLLOWS:		
2	1) The parties desire to engage in further discovery before completing the ENE.		
3	2) According to the above, the parties stipulate to extend the ENE deadline 120 days to		
4	December 28, 2010.		
5	3) This agreement between the parties will require no other modification of the scheduling		
6	order.		
7	4) The parties request that the Court enter an order consistent with this stipulation.		
8	Dated: August 13, 2010		
9			
10	By: /s/ Lauren M. Monson LAUREN M. MONSON		
11	Attorneys for Defendant CITY AND COUNTY OF SAN FRANCISCO		
12			
13	Dated: August 13, 2010		
14	By: /s/ Evgenii Sverdlov		
15	EVGENII SVERDLOV Attorney for Plaintiffs		
16	ALFRED LAM, FRANK CHEN, PAULA LEIATO, and GREGORY CHIN		
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18	PURSUANT TO STIPULATION, IT IS SO ORDERED:		
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20	Dated: 8/17/10		
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22	THE HONORA IT IS SO ORDERED J. HAMILTON U.S. DISTRICT		
23	U.S. DISTRICT		
24	THERN DISTRICT OF COM		
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	Stip. to Extend ENE Deadline and Proposed Order 3 n:\labor\li2009\091257\00646283.doc		