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17	UNITED STATES DISTRICT COURT	
18	NORTHERN DISTRICT OF CALIFORNIA	
19	FIRST RESORT, INC.,	Case No. CV 11-5534 SBA
20	Plaintiff,	STIPULATED REQUEST TO ENTER ORDER
21	VS.	MODIFYING BRIEFING SCHEDULE FOR MOTIONS TO COMPEL
22	DENNIS J. HERRERA, in his official capacity	[LOCAL RULES 6-2 AND 7-12]
23	as City Attorney of the City of San Francisco; BOARD OF SUPERVISORS OF THE CITY	
24	AND COUNTY OF SAN FRANCISCO; and THE CITY AND COUNTY OF SAN	
25	FRANCISCO,	
26	Defendants.	
27		1
28	STIP AND PROPOSED ORDER RE: MTC CASE NO. CV 11-5534 SBA	1 c:\users\rileyn\appdata\local\temp\notes95ec0b\joint stipu and proposed order to extend deadline for motions to compel
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## STIPULATED REQUEST

Plaintiff First Resort, Inc. ("First Resort") and Defendants City and County of San Francisco, Dennis J. Herrera, and the Board of Supervisors of the City And County of San Francisco (collectively, "the City"), by and through their counsel of record, hereby agree and stipulate as follows:

WHEREAS, each side has served discovery on the other;

WHEREAS, pursuant to an extension of time granted by First Resort, the City's responses to the discovery issued by First Resort are due on October 28, 2013;

WHEREAS, the parties anticipate a dispute as to the issues they consider a relevant subject for discovery;

WHEREAS, the legal issues raised by each party's discovery will require significant time in which to meet and confer in an effort to avoid filing motions to compel;

WHEREAS, given the nature of the legal and factual issues that will likely be raised in any motions to compel, the parties believe they will need additional time beyond the present filing deadline of October 25, 2013 to prepare such motions; and,

WHEREAS, the parties have not previously requested any modifications to the Court's Scheduling Order and do not anticipate that the instant Request will affect other scheduled dates in this action;

IT IS THEREFORE STIPULATED AND AGREED between First Resort and the City, with the Court's permission, that:

- (1) The parties shall meet and confer on all discovery served to date by November 8, 2013; and
  - (2) Any necessary motions to compel shall be filed by December 6, 2013. IT IS SO STIPULATED.

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1	Dated: October 18, 2013	
2	DENNIS J. HERRERA City Attorney	
3	OWEN CLEMENTS Chief of Complex and Special Litigation	
4	Ciner of Complex and Special Engation	
5		
6	By: /s/ Erin Bernstein ERIN BERNSTEIN	
7	DEPUTY CITY ATTORNEY ATTORNEYS FOR DEFENDANT	
8	CITY AND COUNTY OF SAN FRANCISCO	
9	D. J. O. J. 47, 2012	
10	Dated: October 17, 2013 LOCKE LORD LLP	
11	By:/s/ Michelle C. Ferrara	
12	STEPHEN A. TUGGY MICHELLE C. FERRARA*	
13	ATTORNEY FOR PLAINTIFF FIRST RESORT	
14	*Filers' Attestation: The filer of this document hereby attests that the signatories' concurrence in the	
15	filing of this document has been obtained.	
16		
17	<u>ORDER</u>	
18	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
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20	Dated: October 18, 2013	
21	HON. SAUNDRA BROW ARMSTRONG UNITED STATES DISTRICT JUDGE	
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