1	BRIAN STRETCH (CABN 163973)			
2	United States Attorney SARA WINSLOW (DCBN 457643)			
3	Chief, Civil Division KIMBERLY FRIDAY (MABN 660544)			
4	Deputy Chief, Civil Division Assistant United States Attorney			
5	450 Golden Gate Avenue, Box 36055 San Francisco, California 94102-3495 Talanhoney (415) 426 7102			
6	Telephone: (415) 436-7102 FAX: (415) 436-7169			
7	kimberly.friday@usdoj.gov			
8	Attorneys for Defendants			
9	UNITED STATES DISTRICT COURT			
10	NORTHERN DISTRICT OF CALIFORNIA			
11	OAKLAND DIVISION			
12	LAWYERS' COMMITTEE FOR CIVIL)	CIVIL ACTION NO. 16-CV-0544 KAW		
13	RIGHTS OF THE SAN FRANCISCO BAY) AREA; CENTER FOR GENDER & REFUGEE)			
14	STUDIES; COMMUNITY LEGAL SERVICES) IN EAST PALO ALTO; AMERICAN			
15	IMMIGRATION LAWYERS ASSOCIATION,)			
16	Plaintiffs,	MANAGEMENT CONFERENCE; [PROPOSED] ORDER		
17	v.)			
18	EXECUTIVE OFFICE FOR IMMIGRATION) REVIEW; UNITED STATES DEPARTMENT)	CMC Date: August 2, 2016, 1:30 p.m.		
19	OF JUSTICE,	1301 Clay Street Oakland, CA 94612		
20	Defendants.			
21))			
22	The parties, through their undersigned attorneys, have cooperatively worked towards settlement			
23	of this Freedom of Information Act action and and	ticipate that it can be resolved without the need for		
24				
25	only two requests for information that remain out	standing. Defendants are working diligently to		
26	complete their production of agency records in response to these requests, but the parties need additional			
27	time to complete the production and to ensure that the production is satisfactory to Plaintiffs.			
28	JOINT REQUEST FOR RELIEF FROM AUTOMATIC REFERRAL TO ADR MULTI-OPTION PROGRAM; STIPULATION TO RESET DATES;[PROPOSED] ORDER CV-16-0544-KAW 1			
		Dockets.Justia.¢		

Accordingly, the parties hereby stipulate and request (1) relief from the Court's ADR program; (2) an
 extension of the Government's deadline to file a responsive pleading; and (3) a postponement of the
 Case Management Conference currently scheduled for August 2, 2016 at 1:30 p.m. (Dkt. No. 11 at 2).

Each of the undersigned certifies that he or she has read either the handbook entitled "*Dispute Resolution Procedures in the Northern District of California*," or the specified portions of the ADR
Internet site, <u>www.cand.uscourts.gov/adr</u>, discussed the available dispute resolution options provided by
the Court and private entities; and considered whether this case might benefit from any of the available
dispute resolution options.

9 The parties agree that in this instance referral to a formal ADR process may unnecessarily 10 consume the Court's time and resources because the parties are working towards settlement of this action and anticipate resolving this matter without the need for further litigation. Accordingly, pursuant 11 to ADR L.R. 3-3(c), the parties hereby stipulate and jointly request that the case be removed from the 12 13 ADR Multi-Option Program and that they be excused from participating in the ADR phone conference 14 and any further formal ADR process. If any party subsequently determines that submission to the formal ADR process would be beneficial to the efficient resolution of this matter, that party may request 15 16 placement in one of the Court's ADR programs at that time.

17 For the same reason, the parties also stipulate and agree pursuant to Civ. L.R. 6-2 and 7-2, 18 subject to approval by the Court, to postpone the August 2, 2016, Case Management Conference and the deadline for Defendants to file an Answer. The Court has reset the Case Management Conference and 19 Answer dates on one occasion (Dkt. No. 11 at 2), and the parties have previously stipulated to an 20 additional one-month extension of the Defendants' Answer date (Dkt. No. 13). Defendants' Answer is 21 22 currently due by July 27, 2016; the parties propose an additional one-month extension to August 26, 23 2016. The parties propose postponing the Case Management Conference to a date in September or October convenient to the Court. 24

25

//

//

//

26

27

28

JOINT REQUEST FOR RELIEF FROM AUTOMATIC REFERRAL TO ADR MULTI-OPTION PROGRAM; STIPULATION TO RESET DATES;[PROPOSED] ORDER CV-16-0544-KAW 2

1	A proposed order is attached.			
2			Respectfully submitted,	
3			BRIAN J. STRECH	
4			United States Attorney	
5	Dated: July 19, 2016	By:	/s/ Kimberly Friday	
6			KIMBERLY FRIDAY Assistant United States Attorney	
7			Counsel for the Defendants	
8 9				
10	Dated: July 19, 2016	By:	/s/ Deborah Adler	
11			Deborah A. Adler DAVIS WRIGHT TREMAINE LLP	
12			Counsel for Plaintiffs	
13				
14		CFI	TIFICATION	
15	Pursuant to Local Rule 5-1(i)(3), the undersigned hereby attests that I have conferred with Deborah Adler, counsel for plaintiffs, regarding this filing. Ms. Adler has represented that she concurs in the filing of this document and that I am authorized to file it on her behalf.			
16				
17				
18				
19 20			BRIAN J. STRETCH	
20 21			United States Attorney	
21	Dated: July 19, 2016	By:	<u>/s/ Kimberly Friday</u> KIMBERLY FRIDAY	
22			Assistant United States Attorney Counsel for the Defendants	
24				
25				
26				
27				
28				
	JOINT REQUEST FOR RELIEF FRO STIPULATION TO RESET DATES;[CV-16-0544-KAW		C REFERRAL TO ADR MULTI-OPTION PROGRAM; RDER 3	

1	[PROPOSED] ORDER			
2	Pursuant to stipulation and to ADR L.R. 3-3(c), the parties are hereby removed from the ADR Multi-			
3	Option Program and are excused from participating in the ADR phone conference and any further			
4	formal ADR process. Should any party subsequently determine that submission to the formal ADR			
5	process would be beneficial to the efficient resolution of this matter, that party may request placement in			
6	one of the Court's ADR programs at that time.			
7 8	Pursuant to stipulation, it is so ordered that the Case Management Conference currently set for			
9				
10	responsive pleading is due August 26, 2016.			
11				
12	SO ORDERED.			
13	DATED: 7/20/16 Kandis Westmore			
14	HONORABLE KANDIS A. WESTMORE UNITED STATES MAGISTRATE JUDGE			
15 16				
17				
18				
19				
20				
21				
22				
23				
24 25				
23 26				
27				
28				
	JOINT REQUEST FOR RELIEF FROM AUTOMATIC REFERRAL TO ADR MULTI-OPTION PROGRAM; STIPULATION TO RESET DATES;[PROPOSED] ORDER CV-16-0544-KAW 4			