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3	LAMPASONA & HARPER 475 14th Street, Suite 650			
4	Oakland, CA 94612 Telephone Number: (510) 433-2600			
5	Facsimile Numbers: (510) 433-2699 and (5	,		
6	Attorneys for Defendants FORTY NINERS FOOTBALL COMPANY LLC, FORTY NINERS SC STADIUM			
7	COMPANY LLC, FORTY NINERS STADIUM MANAGEMENT COMPANY LLC, CITY OF SANTA CLARA and SANTA CLARA STADIUM AUTHORITY			
8	UNITED STAT	TES DISTRICT COURT		
9	NORTHERN DIS	TRICT OF CALIFORNIA		
10	OAKLA	AND DIVISION		
11				
12	ABDUL NEVAREZ, PRISCILLA	Case No. 4:16-cv-07013-HSG		
13	NEVAREZ, and SEBASTIAN DEFRANCESCO, on behalf of	STIPULATION AND ORDER		
14	themselves and all others similarly situated,	CONTINUING THE CASE MANAGEMENT CONFERENCE		
15	Plaintiffs,	Date: October 29, 2024		
16	v.	Time: 2:00 p.m. Place: Courtroom 2		
17	FORTY NINERS FOOTBALL	Judge: Hon. Haywood S. Gillam, Jr.		
18	COMPANY, LLC, a Delaware limited liability company; FORTY NINERS SC			
19	STADIUM COMPANY, LLC, a Delaware limited liability company;			
20	NATIONAL FOOTBALL LEAGUE; CITY OF SANTA CLARA; SANTA			
21	CLARA STADIUM AUTHORITY; TICKETMASTER ENTERTAINMENT,			
22	INC.; FORTY NINERS STADIUM MANAGEMENT COMPANY LLC; and			
23	DOES 1-10, Inclusive,			
24	Defendants.			
25				
26				
27				
28		STIP & ORDER RE:		
		1 CONTINUING CMC NO. 4:16-CV-07013-HSG		

THIS STIPULATION is hereby entered into by and between Plaintiffs Abdul Nevarez, Priscilla Nevarez, and Plaintiff Sebastian DeFrancesco on behalf of themselves and all others similarly situated (collectively, "Plaintiffs"), and Defendants the City of Santa Clara and Santa Clara Stadium Authority (collectively, "The City"), by and through their respective counsel of record, as follows:

WHEREAS, the parties have been working diligently to negotiate the class and finally resolve all issues presented by Plaintiffs' enforcement motion;

WHEREAS, there was a delay in the parties' negotiations due to a death in the family of lead defense counsel, which required her to take personal leave from September 30, 2024 through October 21, 2024;

WHEREAS, counsel have resumed speaking about the matter since lead defense counsel returned from leave, with the most recent conversation occurring on October 28, 2024, and counsel have agreed to further evaluate the other party's positions with the hope that the parties will be able to resolve the matter through further negotiation,

NOW, THEREFORE, IT IS HEREBY STIPULATED as follows:

The Case Management Conference, currently set for October 29, 2024, shall be advanced to November 5, 2024 or the next available date at the convenience of the Court.

IT IS SO STIPULATED.

Dated: October 28, 2024	Respectfully submitted,
	GOLDSTEIN, BORGEN, DARDARIAN & HO
	/s/ Linda M. Dardarian Linda M. Dardarian Attorneys for Plaintiffs and the Certified Classes

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2	Duted: October 20, 2021 Reference, Site 11, Will (12,		
3	LAMPASONA & HARPER		
4	4 <u>/s/ Maria Lampasona</u> Maria M. Lampasona		
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8	8		
9	SIGNATURE ATTESTATION		
10	The e-filing attorney hereby attests that concurrence in the content of the docum	ent and	
11	authorization to file the document has been obtained from each of the other signatories i	ndicated	
12	by a conformed signature (/s/) within this e-file document.		
13	Dated: October 28, 2024 /s/ Maria Lampasona		
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28	STIP &	ORDER RE	
-	STIP &		

RANKIN, SHUEY, MINTZ, LAMPASONA & HARPER 475 14TH Street, Suite 650

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: 10/28/2024

Hon. Haywood S. Gilliam, Jr. United States District Judge

> STIP & ORDER RE: CONTINUING CMC NO. 4:16-CV-07013-HSG