

1 M. Jeffery Kallis, SBN 190028  
 2 THE LAW FIRM OF **KALLIS** & ASSOCIATES p.c.  
 3 River Park Tower  
 333 W. San Carlos St., 8<sup>th</sup> Floor  
 San Jose, California 95110  
 Telephone: (408) 971-4655  
 Facsimile: (408) 971-4644  
 5 [M J Kallis@Kallislaw.org](mailto:M_J_Kallis@Kallislaw.org)

6 Andrew V. Stearns, SBN 164849  
 Steven M. Berki, SBN 245426  
 Gaurav D. Sharma, SBN 269123  
 8 **BUSTAMANTE ♦ O'HARA ♦ GAGLIASSO, PC**  
 River Park Tower  
 9 333 W. San Carlos St., 8<sup>th</sup> Floor  
 San Jose, California 95110  
 Telephone: (408) 977-1911  
 Facsimile: (408) 977-0746  
 12 [astearns@boglawyers.com](mailto:astearns@boglawyers.com)  
 13 [sberki@boglawyers.com](mailto:sberki@boglawyers.com)  
[gsharma@boglawyers.com](mailto:gsharma@boglawyers.com)

14 Attorneys for Plaintiffs

15 UNITED STATES DISTRICT COURT  
 16 FOR THE NORTHERN DISTRICT  
 17 SAN JOSE DIVISION

18 **THERESE ARIZMENDI**, et al., )  
 19 Plaintiffs, )  
 20 )  
 21 vs. )  
 22 **CITY OF SAN JOSE**, et al., )  
 23 Defendants. )

Case No. 5:08-CV-05163 EJD

STIPULATION AND ORDER STAYING ACTION  
 FOR 50 DAYS AND RE-SETTING DATES AT A  
 CMC TO BE SET AFTER THE 50 DAY STAY

Demand for Jury Trial

25 Whereas Plaintiff's Counsel has sent a Confidential Letter to the Court setting forth his  
 26 current medical condition and requesting a 50 day stay in all proceedings, including hearings,  
 27 discovery and motions;

28 Whereas, Plaintiff's Counsel has contacted the attorneys for the defendants by e-mail and/or



