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19	UNITED STATES DISTRICT COURT	
20	NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION	
21	HAIPING SU,	Case No. 5:09-cv-2838-JW
22	Plaintiff,	
23	v.	STIPULATION AND [PTOPOSED] ORDER CONTINUING DEADLINE
24	NATIONAL AERONAUTICS AND	FOR MOTION HEARING
25	SPACE ADMINISTRATION, et al.	
26	Defendants.	
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28	STIPULATION CONTINUING DEADLINE FOR MOTION	1 HEADING CASE NO. 5:00 ov 2020 IW
	5111 OLATION CONTINUING DEADLINE FOR WOTION	TILAKINO, CASE INO. J.U7-CV-2030-J W

Under the current scheduling order for this case, the last day for hearing on dispositive 1 motions is May 23, 2011. 2 3 As of March 16, 2011, the Court's on-line scheduling notes indicate that the first date 4 available for a motion hearing is June 27, 2011, because of the Court's scheduled move of 5 Chambers to San Francisco. Undersigned counsel for plaintiff has a prior commitment on June 6 27, 2011. Accordingly, the parties hereby STIPULATE AND REQUEST that the deadline for 7 hearings on dispositive motions for this case be extended to July 11, 2011. However, the parties 8 further stipulate that the briefing schedule for the motion will be: 9 May 16, 2011 Last day to file dispositive motion 10 June 13, 2011 Last day to file opposition to motion 11 June 27, 2011 Last day to file reply to opposition 12 July 11, 2011 Hearing on motion 13 14 DATED: 3/18/2011 15 /s/ Michael Reedy Karen P. Seifert /s/16 TONY WEST JAMES MCMANIS (40958) 17 MICHAEL REEDY (161002) **Assistant Attorney General** TYLER ATKINSON (257997) PHYLLIS J. PYLES 18 McMANIS FAULKNER Director, Torts Branch SUSAN K. RUDY A Professional Corporation 19 50 West San Fernando Street, 10th Floor Assistant Director, Federal Programs Branch San Jose, California 95113 VESPER MEI (D.C. Bar #455778) 20 Telephone: 408-279-8700 Senior Counsel, Federal Programs Branch Facsimile: 408-279-3244 KAREN SEIFERT (N.Y. Bar) 21 Trial Attorney, Federal Programs Branch Email: mreedy@mcmanislaw.com J. STEVEN JARREAU (D.C. Bar #414135) Attorneys for Plaintiff 22 Trial Attorney, Torts Branch United States Department of Justice 23 Civil Division P.O. Box 883 – Room 7316 24 Washington, DC 20044 Telephone: (202) 514-4686 25 Facsimile: (202) 616-8470 vesper.mei@usdoj.gov 26 karen.p.seifert@usdoj.gov steven.jarreau@usdoj.gov 27 Attorneys for Defendants 28

STIPULATION CONTINUING DEADLINE FOR MOTION HEARING, CASE NO. 5:09-cv-2838-JW

1	[PROPOSED] ORDER	
2	Pursuant to the stipulation of the parties and good cause appearing, IT IS SO ORDERED.	
3	Dated: March 21 , 2011	
4	JAMES WARE UNITED STATES DISTRICT COURT CHIEF JUDGE	
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STIPULATION CONTINUING DEADLINE FOR MOTION HEARING, CASE NO. 5:09-cv-2838-JW