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IT IS HEREBY ORDERED THAT Defendants' and Defendant-Intervenors' Motion for Stay is GRANTED. All currently pending trial and pre-trial dates and Case Schedule deadlines, including the deadline for submission of dispositive motions, are vacated, but only to the extent not already passed and except as to pending discovery issues and any discovery that the Court may order. Within ten days after the Ninth Circuit issues its mandate in this case, the Court will hold a status conference to re-set the trial and other pre-trial dates, including the deadline for submission of dispositive motions.

IT IS HEREBY FURTHER ORDERED THAT as a condition of granting the stay and in the event the Ninth Circuit Court of Appeals reverses the Order Granting Preliminary Injunction and vacates the preliminary injunction, the State Defendants agree that they will not enforce WAC 246-863-095(4)(d) or WAC 246-869-010(4)(d) against any pharmacy which, or pharmacist who, refuses to dispense Plan B but instead immediately refers the patient either to the nearest source of Plan B or to a nearby source for Plan B pending trial.

IT IS HEREBY FURTHER ORDERED THAT as a condition of granting the stay and in the event the Ninth Circuit Court of Appeals reverses the Order Granting Preliminary Injunction and vacates the preliminary injunction, the State Defendants agree that they will notify the Court if a complaint is received alleging a failure of any licensed pharmacy to timely deliver Plan B in violation of WAC 246-869-010, or that any licensed pharmacy or pharmacist has not complied with WAC 246-869-010 (4)(d) or 246-863-095 (4)(d), and the Court will conduct a telephone conference to decide what steps, if any, may be taken by the State Defendants with respect to investigating the complaint, and this will occur with each and

[PROPOSED] STIPULATION AND ORDER GRANTING DEFENDANTS' AND DEFENDANT-INTERVENORS' JOINT MOTION FOR STAY OF PROCEEDINGS PENDING DECISION BY THE NINTH CIRCUIT COURT OF APPEALS - 2 \*110505 (13438.00) (C07-5374 RBL) ELLIS, LI & MCKINSTRY PLLC
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1 every such complaint received by the State Defendants until otherwise ordered by the Court 2 or until after a trial on the merits has concluded. 3 Dated this 4<sup>th</sup> day of March, 2009. 4 5 6 RONALD B. LEIGHTON UNITED STATES DISTRICT JUDGE 7 AGREED TO BY: 8 9 ELLIS, LI & McKINSTRY PLLC 10 By: s/ Kristen K. Waggoner Kristen K. Waggoner, WSBA #27790 Steven T. O'Ban, WSBA #17265 11 Ellis, Li & McKinstry PLLC 601 Union Street, Suite 4900 12 Seattle, WA 98101 Tel: (206) 682-0565 13 Fax: (206) 625-1052 E-mail: kwaggoner@elmlaw.com E-mail: soban@elmlaw.com 14 Attorneys for Plaintiffs 15 16 ORRICK, HERRINGTON & SUTCLIFFE LLP 17  $By_{\underline{}}$ Paul F. Rugani (WSBA # 38664) 18 ORRICK, HERRINGTON & SUTCLIFFE LLP 719 Second Avenue, Suite 1000 19 Seattle, WA 98104 Tel: (206) 839-4300 20 Fax: (206) 839-4301 E-mail: prugani@orrick.com 21 22 23 ELLIS, LI & MCKINSTRY PLLC

[PROPOSED] STIPULATION AND ORDER GRANTING DEFENDANTS' AND **DEFENDANT-INTERVENORS' JOINT MOTION** FOR STAY OF PROCEEDINGS PENDING DECISION BY THE NINTH CIRCUIT COURT OF APPEALS - 3 \*110505 (13438.00) (C07-5374 RBL)

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2	<u>s/</u>
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23	[PROPOSED] STIPULATION AND ORDER  ELLIS, LI & MCKINSTRY PLLC  Attorneys at Law

[PROPOSED] STIPULATION AND ORDER GRANTING DEFENDANTS' AND DEFENDANT-INTERVENORS' JOINT MOTION FOR STAY OF PROCEEDINGS PENDING DECISION BY THE NINTH CIRCUIT COURT OF APPEALS - 5 \*110505 (13438.00) (C07-5374 RBL)

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