UNITED	STATES	DISTRICT	COURT
SOUTHE	RN DIST	RICT OF N	EW YORK

ELSA GULINO, MAYLING RALPH, PETER WILDS, and NIA GREENE, on behalf of themselves and all others similarly situated,

Plaintiffs.

- against -

THE BOARD OF EDUCATION OF THE CITY SCHOOL DISTRICT OF THE CITY OF NEW YORK.

Defendant.

96 Civ. 8414 (KMW)

STIPULATION AND IPROPOSEDIORDER

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This Stipulation and Proposed Order to extend the deadlines of the Court's injunctions, dated and entered March 31, 2015, Docket Entry number 576 (the "LAST-1 Injunction"), and dated and entered December 28, 2015, Docket Entry number 707 (the "LAST-2 Injunction"), is made this 11th day of September, 2020, by and between Plaintiffs and the Defendant Board of Education of the City School District of the City of New York (collectively, the "Parties"), by their undersigned counsel.

As a result of various disruptions caused by the COVID-19 pandemic, the Parties agree that the LAST-1 Injunction is, by agreement of the Parties and the recommendation of the Special Master, hereby modified as follows:

 Paragraph 2(a) of the LAST-1 Injunction is hereby deleted and replaced with the following:

that by July 30, 2021, the class member satisfied the New York State certification requirements for a provisional certificate in the certificate title sought, other than passing the LAST, that were operative during the period that the LAST was a prerequisite for New York State certification,

2. Paragraph (3) of the LAST-1 Injunction is hereby deleted and replaced with the following:

Class members will have until July 30, 2021 to demonstrate their satisfaction of the criteria set forth in Paragraph (2) above.

Except as specifically set forth in this Stipulation and Proposed Order, all provisions of the LAST-1 Injunction remain unchanged and in full force and effect.

The Parties further agree that the LAST-2 Injunction is, by agreement of the Parties and the recommendation of the Special Master, hereby modified as follows:

 Paragraph 2(a) of the LAST-2 Injunction is hereby deleted and replaced with the following:

that by July 30, 2021, he or she satisfied the New York State certification requirements for an initial certificate in the certificate title sought, other than passing the LAST, that were operative during the period that the LAST was a prerequisite for New York State initial certification,

2. Paragraph (3) of the LAST-2 Injunction is hereby deleted and replaced with the following:

Any African-American or Latino test-taker who first took and failed the LAST examination administered on or after February 13, 2004, will have until July 30, 2021 to demonstrate his or her satisfaction of the criteria set forth in Paragraph (2) above.

Except as specifically set forth in this Stipulation and Proposed Order, all provisions of the LAST-2 Injunction remain unchanged and in full force and effect.

The Parties further agree that, barring further and/or continued disruptions caused by the

current COVID-19 crisis, this will be the final extension of the LAST-1 Injunction and the LAST-2 Injunction.

IN WITNESS WHEREOF, the Parties have caused this Stipulation to be duly executed by their respective authorized agents as of the day and year set forth below.

DATED: September 11, 2020

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Counsel for Defendant

ON RECOMMENDATION OF THE SPECIAL MASTER

SO ORDERED.

Dated:

United States District Judge