Stanley Jordan	. City of Hawthorne et al

1		0
2		
3		
4		
5		
6		
7		
8	United States District Court	
9	Central District of California	
10		
11	STANLEY JORDAN,	Case № 2:14-cv-07554 ODW (JPRx)
12	Plaintiff,	
13	V.	ORDER GRANTING
14	CITY OF HAWTHORNE, OFFICER	DEFENDANTS' EX PARTE
15	MATTHEW MANLEY, and DOES 1–10	APPLICATION FOR LIMITED
16	inclusive,	MODIFICATION OF SCHEDULING
17	Defendants.	ORDER [41]
18		
19	On December 7, 2015, Defendants filed an Ex Parte Application requesting a	
20	limited modification of the scheduling order. (ECF No. 41, Ex Parte App.) This	
21	application asks the Court to: (1) extend Defendants' deadline to serve rebuttal	
22	damages experts' reports from December 18, 2015 to December 31, 2015; extend both	
23	parties' deadline to conduct expert witness discovery from December 31, 2015 to	
24	January 15, 2016. (Id. 1–2.) While Defendants' Ex Parte Application alludes to	
25	Plaintiff's objections, Plaintiff has yet to file any oppositional papers to the	
26	Application itself. (See Id. 3.) Per this Court's Standing Order, oppositions to ex	
27	parte applications must be filed within 24 hours of electronic service. (Standing	
28	Order, VII-C.)	

Where a party does not oppose a Motion, the Court may grant it. See Local Rule 7-9, 7-12; cf. Nomura v. Amazon.com, Inc., No. C-11-01210 HRL, 2013 WL 4928229, at *3 (N.D. Cal. Sept. 12, 2013) ("Nonopposition alone is sufficient to grant [a] motion "). Therefore, the Court **GRANTS** Defendants' Ex Parte Application for a Limited Modification of the Scheduling Order. The deadline for Defendant to serve rebuttal damages experts' reports is hereby extended from December 18, 2015, to December 31, 2015, and the cut-off for both parties to conduct expert witness discovery is extended from December 31, 2015 to January 15, 2016. **IT IS SO ORDERED.** December 14, 2015 OTIS D. WRIGHT, II **UNITED STATES DISTRICT JUDGE**