Rosemary T. McGuire, Esq. Bar No. 172549 1 James J. Arendt, Esq. Bar No. 142937 2 WEAKLEY, ARENDT, MCGUIRE, LLP 1630 East Shaw Avenue, Suite 176 3 Fresno, California 93710 Telephone: (559) 221-5256 4 Facsimile: (559) 221-5262 5 Attorneys for Defendants CITY OF FRESNO, CHIEF JERRY DYER, OFFICER GREG CATTON and OFFICER DANIEL ASTACIO 6 7 IN THE UNITED STATES DISTRICT COURT 8 FOR THE EASTERN DISTRICT OF CALIFORNIA 9 10 CHRIS WILLIS, MARY WILLIS, CASE NO. 1:09-CV-01766-LJO-DLB 11 INDIVIDUALLY AND SUCCESSORS IN INTEREST TO STEPHEN WILLIS: 12 JENNAFER URIBE, STIPULATION AND ORDER EXTENDING 13 DISCOVERY DEADLINES AND TRIAL Plaintiffs, DATE 14 VS. 15 CITY OF FRESNO, OFFICER GREG 16 CATTON, OFFICER DANIEL ASTACIO, CHIEF JERRY DYER, and DOES 1 through 17 50 inclusive, 18 Defendants. Complaint Filed: 10/07/09 19 Trial Date: 07/05/11 20 It is hereby stipulated between the parties, through the respective counsel, that the discovery 21 deadlines and trial and pre-trial dates be rescheduled. There is good cause for extending these dates. 22 First, there was a delay in getting the reports to counsel as the underlying police investigation was not 23 finalized when the reports were initially requested. Furthermore, initial discovery reveals that more 24 depositions are necessary than what was initially thought. Lastly, the initial Scheduling Order has a 25 dispositive motion filing deadline that is prior to the deadline for expert discovery. Based on the 26

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above, the parties request that the Scheduling Order be modified to reflect the following:

	Case 1:09-cv-01766-LJO-DLB Document 33 Filed 11/23/10 Page 2 of 2
1	Discovery Deadline: January 28, 2011.
2	Expert Disclosure: February 18, 2011.
3	Supplemental Expert Disclosure: March 4, 2011.
4	Expert Discovery Deadline: March 18, 2011.
5	Dispositive and Non-Dispositive Motion Filing Deadline: April 6, 2011.
6	Pretrial Conference: July 26, 2011.
7	Trial: September 12, 2011.
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9	IT IS SO STIPULATED:
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11	DATED: November 23, 2010
12	WEAKLEY, ARENDT & McGUIRE, LLP
13	By: /s/ Rosemary T. McGuire
14	Rosemary T. McGuire Attorney for Defendants
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<ul><li>16</li><li>17</li></ul>	DATED: November 23, 2010 WALTER, HAMILTON & KOENIG, LLP
18	By: /s/ Peter J. Koenig
19	By: /s/ Peter J. Koenig Peter J. Koenig Attorney for Plaintiff
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21	IT IS SO ORDERED.
22	Dated: 29 November , 2010
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24	/s/ Dennis L. Beck Honorable Dennis L. Beck
25	Honorable Dennis L. Beck United States Magistrate Judge
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	Stipulation & Order Extending Discovery and Trial Dates 2