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 5
    Attorneys for Plaintiff
 6
     IRMA B. SANCHEZ
 7
                                  UNITED STATES DISTRICT COURT
 8
                                 EASTERN DISTRICT OF CALIFORNIA
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10
     IRMA B. SANCHEZ,
                                                       1:12-CV-01835-SAB
11
                                                       STIPULATION AND ORDER TO
                         Plaintiff,
                                                       ENLARGE TIME FOR FILING
12
                                                       JOINT PRETRIAL STATEMENT
    ٧.
13
    STATE OF CALIFORNIA, et al.,
14
                         Defendants.
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16
           The parties, by and through their respective counsel of record, hereby stipulate and jointly
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    request the Court's authorization and Order to enlarge the pretrial filing date for their joint Pretrial
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    Conference Statement until Monday, March 23, 2015.
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           Good cause exists for this brief enlargement of time because of both trial counsel's travel
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    schedules and commitments in other cases. Specifically, Ms. Sanchez' trial counsel was required to be
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    in Monterey, California for depositions on three (3) days during the week of March 9<sup>th</sup> in an unrelated
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     matter, then travel to Seattle for a mediation on March 13 and then to Chicago for a mandatory
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24
    settlement conference with a magistrate judge on March 15-16. Counsel returned to California for a
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    Final Pretrial Conference in Northern District of California on March 16, 2015 and has been engaged in
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    the filing of numerous pretrial submissions in connection with that matter since the end of February.
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2	Both counsel have been working diligently to comply with this Court's Standing Order and	
3	respectfully request an additional day to coordinate and complete their submissions.	
4	Dated: March 19, 2015	LAW OFFICES OF PAMELA Y. PRICE
5		/s/Pamela Y. Price
6		PAMELA Y. PRICE, Attorney for Plaintiff IRMA
7		B. SANCHEZ
8 9	Dated: March 19, 2015	CALIFORNIA DEPARTMENT OF JUSTICE DEPUTY ATTORNEY GENERAL
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11		/s/ Matthew T. Besmer
12		MATTHEW T. BESMER, Attorney for Defendants
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14		<u>ORDER</u>
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16	Pursuant to the foregoing stipulation of the parties and good cause appearing therefore, IT IS HEREBY ORDERED that the deadline to file the Joint Pretrial Conference Statement shall be	
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18	enlarged to Monday, March 23, 2015.	
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20	IT IS SO ORDERED.	
21		July A. Lase
22	Dated: March 20, 2015	UNITED STATES MAGISTRATE JUDGE
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