

1 here and whatever other discovery remains outstanding. Thus, the Court **ORDERS**:

2 1. **No later than December 2, 2016**, the defendant **SHALL** produce to the plaintiff the
3 electronic time records within its control for all employees in California;

4 2. **No later than December 2, 2016**, the defendant **SHALL** produce to the plaintiff a
5 random sample taken from all employees in California (previously selected by the plaintiff) of
6 electronic payroll records within its control;

7 3. **No later than December 2, 2016**, the defendant **SHALL** produce to the plaintiff a
8 random sample taken from all employees in California (previously selected by the plaintiff) of
9 electronic GPS records within its control;

10 4. **Immediately, but no later than December 1, 2016**, the defendant **SHALL** notify
11 counsel for the plaintiff of whether it will produce deponents responsive to the deposition notice
12 issued under Fed. R. Civ.P. 30(b)(6). Failure to produce the deponents without a legally sufficient
13 basis, will justify the plaintiff filing an immediate motion to compel. Plaintiff is relieved from any
14 further duty to meet and confer related to this discovery;

15 5. **Immediately, but no later than December 1, 2016**, the plaintiff **SHALL** notify
16 counsel for the plaintiff on available dates for deposition within the next few weeks;

17 6. At this time, the request to amend the case schedule is **DENIED without prejudice**.

18
19 IT IS SO ORDERED.

20 Dated: **November 22, 2016**

/s/ Jennifer L. Thurston
UNITED STATES MAGISTRATE JUDGE