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4				
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6	Attorneys for Defendants			
7	CITY OF TURLOCK; GREGORY W. ROTON; DUSTIN M. FERREIRA; GABRIEL GONZALEZ; and PAUL INDERBITZEN			
8	INDERBITZEN			
9	UNITED STATES DISTRICT COURT			
10	EASTERN DISTRICT OF CALIFORNIA			
11				
12	RANDY BEAVERS,	Case No.: 1:16-cv-01878-LJO-BAM		
13	Plaintiff,	STIPULATION RE: STATUS CONFERENCE; ORDER		
14	v.			
15	CITY OF TURLOCK, a municipal corporation, Turlock Police Department			
16	Officers GREGORY W. ROTON, Individually, DUSTIN M. FERREIRA,			
17	Individually, GABRIEL GONZALEZ, Individually, PAUL INDERBITZEN,			
18	Individually, and DOES 1 THROUGH 50, Jointly and Severally,			
19	Defendants.			
20				
21	TO THE CLERK OF THE COURT, ALL PARTIES, AND THEIR ATTORNEYS			
22	OF RECORD:			
23	Plaintiff RANDY BEAVERS ("Plaintiff") and Defendants CITY OF TURLOCK;			
24	GREGORY W. ROTON; DUSTIN M. FERREIRA; GABRIEL GONZALEZ; and PAUL			
25	INDERBITZEN ("Defendants") hereby respectfully request continuation of the status conference			
26	On December 16, 2016, the Court ordered a Mandatory Scheduling Conference for March			
27	21, 2017. (Dkt. No. 3). The parties have met-and-conferred, and respectfully request the			
28	conference be continued until April 11, 2017, with the Joint Scheduling Report due the week			
		1 STIP RE: STATUS CONFERENCE 1:16-CV-01878-LJO-BAM		

1	beforehand (April 4, 2017).		
2	Good cause exists for this request. One of Plaintiff's attorneys, Sanjay Schmidt, will be on		
3	vacation out-of-state from March 18-28, 2017. Mr. Schmidt's participation is necessary for the		
4	Scheduling Conference.		
5	Based on the foregoing circumstances, by and through their respective counsel of record,		
6	the parties hereby stipulate, and respectfully request the following:		
7	1. That the Scheduling Conference be continued from March 21, 2017 until April 11,		
8	2017.		
9	2. That the Joint Sci	heduling Report be due April 4, 2017.	
10			
11		Respectfully submitted,	
12	Dated: March 7, 2017	LAW OFFICES OF SANJAY S. SCHMIDT	
13			
14		By: <u>/s/ Sanjay S. Schmidt</u> SANJAY S. SCHMIDT	
15		Attorneys for Plaintiff RANDY BEAVERS	
16			
17	Dated: March 7, 2017	LAW OFFICES OF PANOS LAGOS	
18		By:/s/Panos Lagos	
19		PANOS LAGOS Attorneys for Plaintiff	
20		RANDÝ BEAVERS	
21	Dated: March 7, 2017	ALLEN, GLAESSNER,	
22	,	HAZELWOOD & WERTH, LLP	
23		By:/s/ Kevin P. Allen	
24		DALE L. ALLEN, JR. KEVIN P. ALLEN	
25		Attorneys for Defendants CITY OF TURLOCK; GREGORY W.	
26		ROTON; DUSTIN M. FERREIRA; GABRIEL GONZALEZ; and PAUL INDERBITZEN	
27		Co. L. IBBB, and I TOB II WEIGHTEEN	
28			
	·	STIP RE: STATUS CONFERENCE	

Pursuant to the stipulation of the parties, and cause appearing, the Initial Scheduling			
Conference currently scheduled for March 21, 2017, at 9:00 a.m. shall be continued. As the date			
requested by the parties cannot be accommodated due to the Court's impacted docket, the			
scheduling conference is HEREBY CONTINUED to April 13, 2017, at 9:30 a.m. in Courtroom			
8 (BAM) before the undersigned. A Joint Scheduling Report, carefully prepared and executed by			
all counsel, shall be electronically filed in CM/ECF on or before April 6, 2017, and shall be e-			
mailed in Word format to <a href="mailed-in-worders@caed.uscourts.gov">bamorders@caed.uscourts.gov</a> . The parties may appear telephonically			
for the scheduling conference with each party using the following dial-in number and passcode:			
dial-in number: 1-877-411-9749; passcode: 3190866.			

IT IS SO ORDERED.

Dated:	<u>March 8, 2017</u>	/s/Barbara A. McAuliffe
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		UNITED STATES MAGISTRATE HIDGE