## [Exempt From Filing Fee Government Code § 6103]

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5	Attorneys for Defendant COUNTY OF FRESNO		
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8	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA, FRESNO DIVISION		
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11	FARSHAD OREIZI,	Case No. 1:18-CV-00662-AWI-EPG	
12	Plaintiff,	STIPULATION AND ORDER TO CONTINUE DATES SET IN THE	
13	v.	COURT'S SCHEDULING ORDER DOCUMENT 19, DATED 04/15/19;	
14	COUNTY OF FRESNO and DOES 1 through 20, inclusive,	DOCUMENT 21, DATED 07/29/19; DOCUMENT 23 DATED 10/15/19 and	
15	Defendants.	DOCUMENT 25 DATED 12/4/9	
16		(ECF No. 26)	
17	IT IS HEREBY STIPULATED BY AND AMONG, Defendant County of Fresno and		
18	Plaintiff Farshad Oreizi, through their respective	counsel:	
19	Defendant County of Fresno and Plaintiff	Farshad Oreizi, referred to herein as the "Parties,"	
20	hereby stipulate, request, and consent to the Court entering an Order to continue the dates set by this		
21	Court in Document 15 as set forth herein below. The parties mediated the case on August 13, 2019,		
22	without success and thereafter agreed to brief continuances regarding non-expert discovery to		
23	accommodate plaintiff's counsel's vacation and defendant's counsel's and his family's health		
24	issues, and a trial in Federal court. (Document 19, 22, 25.)		
25	This request and stipulation is based on the fact that due to unavoidable delays encountered		
26	in proceeding with the completion of non-expert discovery, due to counsel for Defendant, Mart		
27	Oller, having a recent bout with the flu, the parties have had to reschedule some of the depositions		
28	and will need two additional weeks beyond the current cut-off date in which to complete same. The		

1	parties believe that the interests of judicial economy and justice are best served by the requested		
2	continuance of the dates below, which preserves the current trial date, pretrial date, and dispositive		
3	motion filing date.		
4	DISCOVERY DEADLINES:		
5	Non-Expert Discovery:	Current date: January 31, 2020	
6	Proposed New Date:	February 14, 2020	
7	Expert Disclosure:	Current date: January 31, 2020	
8	Proposed New Date:	February 14, 2020	
9	Rebuttal Expert Disclosure:	Current date: February 20, 2020	
10	Proposed New Date:	March 20, 2020	
11	Expert Discovery:	Current date: February 5, 2020	
12	Proposed New Date:	March 30, 2020	
13	All other terms, conditions, and deadlines in the Court's Scheduling Conference		
14	Order (ECF No. 15, and 25) shall remain in full force and effect.		
15	IT IS SO STIPULATED.		
16	Dated: January 30, 2020	McCORMICK, BARSTOW, SHEPPARD,	
17		WAYTE & CARRUTH LLP	
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19		By: /s/ Mart B. Oller  Mart B. Oller IV	
20		Attorneys for Defendant COUNTY OF FRESNO	
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1	Dated: Janaury, 2020	LAW OFFICE OF PETER SEAN BRADLEY	
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3		By:/s/ Peter Sean Bradley	
4		Peter Sean Bradley Attorneys for Plaintiff FARSHAD OREIZI	
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## **ORDER**

Based in part on the parties' stipulation (ECF No. 26), and with good cause shown, the Court hereby ORDERS that the Scheduling Order (Doc. 15) as previously modified (ECF Nos. 19, 21, 23, 25), is further modified as follows:

EVENT	PRIOR DATE	CONTINUED DATE
Non-Expert Discovery Cutoff	January 31, 2020	February 14, 2020
Expert Disclosures	January 31, 2020	February 14, 2020
Rebuttal Expert Disclosures	February 20, 2020	March 20, 2020
Expert Discovery Completion	March 5, 2020	March 30, 2020
Pretrial Conference	June 19, 2020, at 10:00 a.m.	June 19, 2020, at 10:00 a.m.
Trial	August 18, 2020, at 8:30 a.m.	August 18, 2020, at 8:30 a.m.
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IT IS SO ORDERED.

Dated: **January 30, 2020**