CAROLEE G. KILDUFF, ESQ., SBN 107232 1 SUSAN A. DeNARDO, ESQ., SBN 235166 2 ANGELO, KILDAY & KILDUFF Attorneys at Law 3 601 University Avenue, Suite 150 Sacramento, CA 95825 4 Telephone: (916) 564-6100 5 Telecopier: (916) 564-6263 6 Attorneys for Defendant, COUNTY OF SOLANO 7 UNITED STATES DISTRICT COURT 8 EASTERN DISTRICT OF CALIFORNIA 9 NATHAN HANSFORD, Case No.: 2:08-CV-02232 MCE EFB 10 11 Plaintiff, STIPULATION AND ORDER 12 MODIFYING PRETRIAL SCHEDULING VS. 13 **ORDER** SOLANO COUNTY DEPARTMENT OF 14 HEALTH AND HUMAN SERVICES, and DOES 1-50, inclusive, 15 16 Defendants. 17

The parties herein have been proceeding diligently with discovery, but due to the large number of issues, documents and witnesses in this case find that it will be impossible to complete discovery by the current deadline of December 15, 2009. Accordingly, the parties have entered into a stipulation to move the dates for discovery cut-off, dispositive motion cut-off, expert disclosure and discovery a few months out, with the Court's permission. Plaintiff would prefer to keep the current Pretrial Conference Statement due date, the Pretrial Conference date, and trial date. Defendant would prefer to move these dates out several months as well, to dates convenient for the Court's calendar.

Additionally, since the parties need more time for discovery, they propose that the Settlement Conference date of January 13, 2010 at 1:30 p.m. before Judge Kimberly J. Mueller also be moved.

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STIPULATION AND ORDER MODIFYING PRETRIAL (STATUS SCHEDULING ORDER)

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1	The parties have a related case in Solano Superior Court in which extensive discovery has		
2	been taken and is planned. Additionally a mediation is scheduled for December 3, 2009 in tha		
3	case, Merlonghi v. Solano County, which may resolve some issues pertinent to this litigation and		
4	eliminate the need for some planned discovery in this case. Accordingly, the parties believe in		
5	would be in the interest of judicial economy and resources to extend the dates for discovery and		
6	dispositive motion cut-off in accordance with this stipulation.		
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8	Dated: 10/29/09 STEWART AND MUSELL		
9	/s/ Wendy Musell		
10	By: WENDY MUSELL		
11	Attorneys for Plaintiff NATHAN		
12	HANSFORD		
13	Dated: 10/29/09 ANGELO, KILDAY & KILDUFF		
14	/s/ Carolee G. Kilduff By:		
15	CAROLEE G. KILDUFF		
16	SUSAN A. DeNARDO Attorneys for Defendant COUNTY OF		
17	SOLANO		
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19	<u>ORDER</u>		
20	In light of the parties' stipulation, and good cause appearing therefor, the Pretria Scheduling Order is modified. Due to the Court's calendar, and on the court's own motion, the		
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23	October 18, 2010 are hereby VACATED to be replaced with the dates indicated below. All		
24	scheduling changes shall be as follows:		
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26	Discovery Deadline Old Date: December 15, 2009 New Date: April 1, 2011		
27	Dispositive Motion Filing Date Old Date: April 15, 2010 New Date: August 1, 2011		
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1	Expert Discovery Deadline	Old Date: February 15, 2010	New Date: June 1, 2011
2	Joint Final Pretrial Statement	Old Date: August 13, 2010	Due: November 17, 2011
3 4	Final Pretrial Conference	Old Date: September 3, 2010 (VACATED)	December 15, 2011 at 2p.m. in Courtroom 7
5	Jury Trial	Old date: October 18, 2010	February 21, 2012 at 9a.m. in
6		(VACATED)	Courtroom 7
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9	Dated: November 4, 2009		n E
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