1	LAW OFFICE OF STEWART KATZ	LAW OFFICE OF JOSEPH C. GEORGE
2	Stewart Katz, SBN 127425	Joseph C. George, Sr., SBN 119231
2	Guy Danilowitz, SBN 257733	Joseph George, Jr., SBN 200999
3	555 University Avenue, Suite 270	2431 Capitol Avenue
	Sacramento, CA 95825	Sacramento, CA 95816
4	Telephone: (916) 444-5678	Telephone: (916) 442-7100
5	Facsimile: (916) 444-3364	Facsimile: (916) 442-7657
	Attorneys for Plaintiffs	Attorneys for Plaintiffs
6		
7	LONGYEAR, O'DEA & LAVRA, LLP	MORENO & RIVERA
,	Van Longyear, SBN 84189	Jesse M. Rivera, SBN 084259
8	Jennifer Marquez, SBN 232194	Jonathan B. Paul, SBN 215884
9	3620 American River Drive, Suite 230	1451 River Park Drive, Suite 145
9	Sacramento, CA 95864 Telephone: (916) 974-8500	Sacramento, CA 95815
10	Facsimile: (916) 974-8500	Telephone: (916) 922-1200 Facsimile: (916) 922-1301
11	Attorneys for Defendants, County of Sacramento, John McGinness,	Attorneys for Defendant, Peter Dietrich
12	Scott Jones, Jamie Lewis, AnnMarie Boylan	reter Dietricii
	Scott Jones, Janne Lewis, Anniviarie Boylan	
13	WILKE, FLEURY, HOFFELT, GOULD	
14	& BIRNEY, LLP	
	Robert F. Tyler, SBN 063055	
15	400 Capitol Mall, 22 <sup>nd</sup> Floor	
16	Sacramento, CA 95814	
	Telephone: (916) 441-2430	
17	Facsimile: (916) 442-6664	
18	Attorneys for Defendants,	
10	Robert Hales, Paul Hendricks, Gregory	
19	Sokolov, and Dr. L. Michael Tompkins	
20		
20		DISTRICT COURT
21	EASTERN DISTRIC	CT OF CALIFORNIA
22		
22		
23	Estate of BALJIT SINGH, et al.	NO. 2:09-CV-01439-FCD-JFM
2.4	Estate of Briesti Sirveti, et al.	
24	Plaintiffs,	
25	vs.	STIPULATION AND ORDER
	vs.	MODIFYING PRETRIAL
26	COUNTY OF SACRAMENTO, et al.,	SCHEDULING ORDER
27		
	Defendants.	
28	/	

1	COME NOW THE PARTIES by and through their respective parties and subject to		
2	the approval of this Court, hereby stipulate and respectfully request the following		
3	modifications and/or amendments to this Court's Pretrial Scheduling Order of September		
4	30, 2009, regarding the scheduling of this case:		
5	• That the non-expert discovery cut-off date currently set for November 15, 2010 be		
6	moved to February 14, 2011.		
7	• That the expert witness disclosure cut-off date currently set for January 15, 2011 be		
8	moved to April 15, 2011.		
9	That the supplemental expert witness disclosure cut-off date currently set for		
10	February 7, 2011 be moved to May 9, 2011.		
11	That the expert discovery cut-off date currently set for March 24, 2011 be moved to		
12	June 23, 2011.		
13	That the Dispositive Motion cut-off date currently set for June 24, 2011 be moved		
14	to September 23, 2011.		
15	That the Joint Pretrial Statement currently due August 19, 2011 be moved to		
16	November 24, 2011.		
17	• That the Final Pretrial Conference currently set for August 26, 2011 at 2:00 p.m. in		
18	Courtroom 2 be moved to December 2, 2011 at 2:00 p.m. in Courtroom 2.		
19	• That the Trial currently set for November 1, 2011 at 9:00 a.m. in Courtroom 2 be		
20	moved to February 7, 2012 at 9:00 a.m. in Courtroom 2.		
21	This calendaring modification is requested because the voluminous nature of the		
22	relevant records, some of which the parties have been unable to obtain, as well as the		
23	scheduling issues compounded by the number of counsel involved, necessitates this		
24	modification.		
25			
26	Dated: August 24, 2010 LAW OFFICE OF STEWART KATZ		
27	/s/ Stewart Katz		
28	STEWART KATZ,		
	Attorneys for Plaintiffs		

1	Dated: August 24, 2010	LAW OFFICE OF JOSEPH C. GEORGE
2	, and a grant of the state of t	
3		/s/ Joseph C. George, Sr.
4		JOSEPH C. GEORGE, SR. Attorneys for Plaintiffs
5		
6		
7	Dated: August 25, 2010	LONGYEAR, O'DEA & LAVRA, LLP
8		/s/ Van Longyear
9		VAN LONGYEAR Attorneys for Defendants,
10		County of Sacramento, John McGinness, Scott Jones, Jamie Lewis, AnnMarie Boylan
11		Scott voices, valine Lewis, rumivante Boylan
12		
13	Dated: August 25, 2010	MORENO & RIVERA
14		/s/ Jesse M. Rivera
15		JESSE M. RIVERA Attorneys for Defendant,
16		Peter Dietrich
17		
18	Dated: August 30, 2010	WILKE, FLEURY, HOFFELT, GOULD &
19		BIRNEY, LLP
20		/s/ Robert F. Tyler, Jr.
21		ROBERT F. TYLER, JR. Attorneys for Defendants, Robert Hales,
22		Paul Hendricks, Gregory Sokolov, and
23		L. Michael Tompkins
24		
25	///	
26	///	
27		
28		

1	ORDER	
2		
3	The Court hereby modifies the Pretrial Scheduling Order as follows:	
4	• That the <b>non-expert discovery cut-off date</b> currently set for November 15, 2010 be	
5	moved to February 14, 2011.	
6	• That the <b>expert witness disclosure cut-off date</b> currently set for January 15, 2011	
7	be moved to April 15, 2011.	
8	That the supplemental expert witness disclosure cut-off date currently set for	
9	February 7, 2011 be moved to May 9, 2011.	
10	• That the <b>expert discovery</b> cut-off date currently set for March 24, 2011 be moved	
11	to <b>June 23, 2011.</b>	
12	• That the <b>Dispositive Motion cut-off date</b> currently set for June 24, 2011 be moved	
13	to September 30, 2011.	
14	That the Joint Pretrial Statement currently due August 19, 2011 be moved to	
15	November 24, 2011.	
16	• That the <b>Final Pretrial Conference</b> currently set for August 26, 2011 at 2:00 p.m.	
17	in Courtroom 2 be moved to <b>December 2, 2011 at 2:00 p.m.</b> in Courtroom 2.	
18	• That the <b>Jury Trial</b> currently set for November 1, 2011 at 9:00 a.m. in Courtroom 2	
19	be moved to <b>February 7, 2012 at 9:00 a.m.</b> in Courtroom 2.	
20	IT IS SO ORDERED.	
21	$\mathcal{G}$	
22	Dated: August 31, 2010	
23	FRANK C. DAMRELL, JR.	
24	UNITED STATES DISTRICT JUDGE	
25		

26

27

28