1 2 3 4 5	BENJAMIN B. WAGNER United States Attorney GLEN F. DORGAN Assistant United States Attorneys 2500 Tulare Street, Suite 4401 Fresno, California 93721 (559) 497-4080 (telephone) (559) 497-4099 (facsimile)		
6	Attorneys for the United States		
7 8	IN THE UNITED S	TATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA		
10			
11	UNITED STATES OF AMERICA ex rel.	CASE NO. 2:10-cv-01056-MCE-EFB	
12	ARIA KOZAK and DONNA KOZAK,	STIPULATION TO RESCHEDULE	
13	Plaintiff,	SETTLEMENT CONFERENCE; [PROPOSED] ORDER	
14	v.	[-101 0022] 012 21	
15	CHABAD-LUBAVITCH INC.; CHABAD OF CALIFORNIA; CHABAD RUNNING		
16	SPRINGS RESIDENTIAL CAMP; CHABAD CHEDER MENACHEM; YESHIVA OHR		
17	ELCHONON CHABAD; BAIS CHANA HIGH SCHOOL; CHABAD OF THE MARINA; and		
18	BAIS CHAYA MUSHKA,		
19	Defendants.		
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22			
23	STIPULATION RECITALS		
24	1. On September 3, 2013, the Court issued a Pretrial Scheduling Order that directed		
25	parties to participate in a Settlement Conference on October 15, 2013, before the Honorable Car		

- 1. On September 3, 2013, the Court issued a Pretrial Scheduling Order that directed the parties to participate in a Settlement Conference on October 15, 2013, before the Honorable Carolyn K Delaney.
- 2. After the Pretrial Scheduling Order was issued, and in order to prepare for good faith participation in the Settlement Conference, the United States scheduled three depositions to be completed

Stipulation; Order

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1	in Los Angeles during the week of October 7	, 2013. However, the depositions could not be completed
2	because the intervening government shutdown now prohibits Glen Dorgan, the Assistant United States	
3	Attorney assigned to this matter, from traveling to Los Angeles for the depositions. If the shutdown	
4	continues through October 15, 2013, Mr. Dorgan will further be prohibited from traveling to Sacramento	
5	to participate in the Settlement Conference.	
6	3. To ensure that the necessary discovery is completed and that all parties are available to	
7	participate at the Settlement Conference, the parties have agreed to continue the Settlement Conference to	
8	a mutually available date.	
9	<u>STIPULATION</u>	
10	IT IS HEREBY STIPULATED by and between the parties, acting by and through their counsel or	
11	record, that the Settlement Conference be continued to November 18, 2013, at 9:30 a.m., in Courtroom 24	
12	of the District Court for the Eastern District of California, 501 I Street, Sacramento, California.	
13		Respectfully submitted,
14	Dated: October 8, 2013	BENJAMIN B. WAGNER
15		United States Attorney
16		By: <u>/s/ Glen F. Dorgan</u> Glen F. Dorgan
17		Assistant U.S. Attorney
18	Dated: October 8, 2013	HIRST LAW GROUP, PC
19		
20		By: /s/ Michael A. Hirst Michael A. Hirst
21		Attorneys for the Relators
22	Dated: October 8, 2013	LAW OFFICE OF JEFFREY G. JACOBS
23		
24		By: <u>/s/ Jeffrey G. Jacobs</u> Jeffrey G. Jacobs
25		Attorneys for the Defendant Chabad of California
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1	Dated: October 8, 2013	DONALD I SALTZMAN DIC
1		DONALD L. SALTZMAN, PLC
3		By: <u>/s/ Donald L. Saltzman</u> Donald L. Saltzman
4		Attorneys for Defendant Yeshiva Ohr Elchonon Chabad
5		Elenonon Chabau
6		LAW OFFICES OF ANDREW J. STERN
7	7	
8	3	By: /s/ Andrew J. Stern Andrew J. Stern
9		Attorneys for Defendants Chabad of the Marina and Bais Chaya Mushka
10		·
11	<u>ORDER</u>	
12	IT IS HEREBY ORDERED that the Settlement Conference is continued to November 18, 2013, at	
13	9:30 a.m., in Courtroom 24 of the District Court for the Eastern District of California, 501 I Street,	
14	Sacramento, California.	
15		Carop U. Delany
16	6	CAROLYN K. DELANEY
17		UNITED STATES MAGISTRATE JUDGE
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