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10	(Additional counsel listed on signature page)				
10					
12	UNITED STATES DISTRICT COURT				
12	FOR THE EASTERN DISTRICT OF CALIFORNIA				
13 14					
14	UNITED STATES OF AMERICA, and the STATE OF CALIFORNIA, et al., ex rel. LLOYD	Case No.: 2:12-cv-1699 KJM JDP			
	F. SCHMUCKLEY, JR.	JOINT STIPULATION TO AMEND SCHEDULING ORDER; ORDER			
16	Plaintiffs,				
17	VS.				
18	RITE AID CORPORATION, RITE AID HDQTRS. CORP., THRIFTY PAYLESS, INC.				
19 20	Defendants.				
20	STATE OF CALIFORNIA <i>ex rel.</i> LLOYD F.				
21	SCHMUCKLEY, JR.,				
22	Plaintiffs,				
23	Vs.				
24	RITE AID CORPORATION, RITE AID HDQTRS. CORP., THRIFTY PAYLESS, INC.				
25	Defendants.				
26					
27					
28					
	JOINT STIPULATION TO AMEND SCHEDU	Case No.: 2:12-cv-1699 KJM JDP LING ORDER; PROPOSED ORDER			

1	RECITALS					
2	WHEREAS, the Parties are continuing mediation with the Honorable Jeremy D. Peterson;					
3	WHEREAS, the Parties	WHEREAS, the Parties therefore agree to 60 days to extend all deadlines in the effective				
4	scheduling order, including the deadline to complete expert discovery;					
5	WHEREAS, the Parties in good faith have met and conferred;					
6	STIPULATION					
7	THE PARTIES, BY AND THROUGH THEIR RESPECTIVE COUNSEL, THEREFORE					
8	HEREBY STIPULATE AND AGREE TO THE FOLLOWING:					
9	The parties agree to amend the scheduling order as follows:					
10						
11	Event	Current Deadline	Proposed Modified Deadline			
10	Expert discovery completed Last day to hear dispositive	November 3, 2023 May 10, 2024	January 3, 2024 July 12, 2024			
12	motion	Way 10, 2024	July 12, 2024			
13	The parties agree that in this context, the term "deadline" means to conduct all depositions					
14	(where applicable) and resolve any disputes relative to discovery by appropriate order if					
15	necessary, and where discovery has been ordered, to obey the order.					
16	IT IS SO STIPULATED.					
17	Respectfully submitted,					
18	Dated: October 4, 2023	<b>ROB BONTA</b>				
19		Attorney General of the St	ate of California			
20		By /s/ Emmanuel R. Sala	zar			
21	Emmanuel R. Salazar					
22	Deputy Attorney General Attorneys for Plaintiff-Intervenor STATE OF					
23		CALIFORNIA				
24	Dated: October 4, 2023 WATERS & KRAUS, LLP					
25		By /s/ Wm. Paul Lawrenc	<i>e, II</i> (authorized on 10/4/23)			
26		Wm. Paul Lawrence,	II			
27	plawrence@waterskraus.com Waters & Kraus					
		37163 Mountville Roa				
28		Middleburg, VA 2011	/			
			Case No.: 2:12-cv-1699 KJM JDP			
	JOINT STIPULA	TION TO AMEND SCHEDULING ORDER; PR	COPOSED OKDER			

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		Attorneys for <i>Qui</i>			
3	LOYD F. SCHMUCKLEY, JR.				
4	Dated: October 4, 2023	MORGAN, LEWIS &	z BOCKIUS LLP		
5	By /s/ Benjamin P. Smith (authorized on 10/4/23)				
6	Benjamin P. Smith Kevin M. Papay				
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10	E-mail: benjamin.smith@morganlewis.com Attorneys for Defendants				
11	RITE AID CORPORATION, RITE AID				
12	HDQTRS. CORP., THRIFTY PAYLESS, INC.				
13	<u>ORDER</u>				
14	The Court, having considered the Joint Stipulation to Amend Scheduling Order, finds				
	good cause and ORDERS THAT the Joint Stipulation to Amend Scheduling Order is approved				
15 16	and FURTHER ORDERS THAT the scheduling order is amended as follows:				
17	Event	Current Deadline	Proposed Modified Deadline		
	Expert discovery completed	November 3, 2023	January 3, 2024		
18 19	Last day to hear dispositive motion	May 10, 2024	July 12, 2024		
20	The term "deadline" means to conduct all depositions (where applicable) and resolve any				
21	disputes relative to discovery by appropriate order if necessary, and where discovery has been				
22	ordered, to obey the order.				
23	IT IS SO ORDERED.				
24	DATED: October 10, 2023.				
25	InA man				
26	CHIEF UNITED STATES DISTRICT JUDGE				
27					
28					
	 	2	Case No.: 2:12-cv-1699 KJM JDP		
	JOINT STIPULATION TO AMEND SCHEDULING ORDER; PROPOSED ORDER				