| 1  | JAMES SANCHEZ, City Attorney (SBN 116356)<br>BRETT M. WITTER, Supervising Deputy City Attorney (SBN 168340)   |   |  |
|----|---|---|--|
| 2  | BWitter@cityofsacramento.org<br>CITY OF SACRAMENTO  | TTER, Supervising Deputy City Attorney (SBN 168340)         Sacramento.org         RAMENTO         om 4010         A 95814-2608         6) 808-5346         6) 808-7455         e CITY OF SACRAMENTO         UUNITED STATES DISTRICT COURT         EASTERN DISTRICT OF CALIFORNIA         VVO       Case No.: 2:13-cv-00521-MCE-AC         Plaintiff,         RAMENTO, ANGELIQUE         Defendants.         REBY RESPECTFULLY REQUESTED AND STIPULATED, by and rties hereto, that the trial date presently set for September 26, 2016, at 9:00   |  |
| 3  | 915 I Street, Room 4010<br>Sacramento, CA 95814-2608  |   |  |
| 4  | Telephone: (916) 808-5346<br>Telecopier: (916) 808-7455   |   |  |
| 5  | Attorneys for the CITY OF SACRAMENTO  | Attorneys for the CITY OF SACRAMENTO  |  |
| 6  | and ANGELIQUE ASHBY   |   |  |
| 7  |   |   |  |
| 8  |   |   |  |
| 9  | EASTERN DISTRIC   | EASTERN DISTRICT OF CALIFORNIA  |  |
| 10 |   |   |  |
| 11 | SARAH R. NOVO   | Case No.: 2:13-cv-00521-MCE-AC  |  |
| 12 | Plaintiff,  |   |  |
| 13 | VS.   |   |  |
| 14 | CITY OF SACRAMENTO ANGELIOUE  |   |  |
| 15 | ASHBY   |   |  |
| 16 | Defendants.   |   |  |
| 17 |   |   |  |
| 18 | IT IS HEREBY RESPECTFULLY RE  | Defendants.<br>IT IS HEREBY RESPECTFULLY REQUESTED AND STIPULATED, by and   |  |
| 19 | between the parties hereto, that the trial date presently set for September 26, 2016, at 9:00   |   |  |
| 20 | between the parties hereto, that the trial date presently set for September 26, 2016, at 9:00 a.m., before the Honorable Morrison C. England, Jr. be continued to March 27, 2017, at        |   |  |
| 21 | etween the parties hereto, that the trial date presently set for September 26, 2016, at 9:00 .m., before the Honorable Morrison C. England, Jr. be continued to March 27, 2017, at :00 a.m. |   |  |
| 22 | The reason for this request is that the Court has also confirmed that a second trial is set   |   |  |
| 23 | to begin on September 26, 2016, in the matter   | EASTERN DISTRICT OF CALIFORNIA   DVO   Plaintiff,   Case No.: 2:13-cv-00521-MCE-AC   STIPULATION AND ORDER TO   CONTINUE TRIAL   RAMENTO, ANGELIQUE   Defendants.   REBY RESPECTFULLY REQUESTED AND STIPULATED, by and arties hereto, that the trial date presently set for September 26, 2016, at 9:00 e Honorable Morrison C. England, Jr. be continued to March 27, 2017, at an off or this request is that the Court has also confirmed that a second trial is set prember 26, 2016, in the matter of U.S. v. Davenport before the Honorable ingland, Jr. The Court has provided alternate dates for trial in an effort to endar conflict. the parties respectfully request that the Court continue the current trial date to an off the parties respectfully request that the Court continue the current trial date to the parties respectfully request that the Court continue the current trial date to the parties respectfully request that the Court continue the current trial date to the parties respectfully request that the Court continue the current trial date to the cu |  |
| 24 | Morrison C. England, Jr. The Court has pro  | Framuli, CONTINUE TRIAL<br>F SACRAMENTO, ANGELIQUE<br>Defendants.<br>IS HEREBY RESPECTFULLY REQUESTED AND STIPULATED, by and<br>the parties hereto, that the trial date presently set for September 26, 2016, at 9:00<br>fore the Honorable Morrison C. England, Jr. be continued to March 27, 2017, at<br>reason for this request is that the Court has also confirmed that a second trial is set<br>on September 26, 2016, in the matter of <u>U.S. v. Davenport</u> before the Honorable<br>in C. England, Jr. The Court has provided alternate dates for trial in an effort to<br>his calendar conflict.<br>refore, the parties respectfully request that the Court continue the current trial date to<br>7, 2017, at 9:00 a.m.   |  |
| 25 | resolve this calendar conflict.   |   |  |
| 26 | Therefore, the parties respectfully request that the Court continue the current trial date to   |   |  |
| 27 | March 27, 2017, at 9:00 a.m.  |   |  |
| 28 | ///   |   |  |
|    |   |   |  |
|    | STIPULATION AND ORDE  | ER TO CONTINUE TRIAL  |  |

DATED: August 2, 2016 Respectfully submitted, 1 2 HIBBITT TARBEL & KOEHLER 3 BY: /s/ ROBERT F. KOEHLER **ROBERT F. KOEHLER** 4 Attorney for Plaintiff 5 JAMES SANCHEZ DATED: August 2, 2016 6 City Attorney 7 BY: /s/ BRETT M. WITTER **BRETT M. WITTER** 8 Supervising Deputy City Attorney 9 Attorneys for Defendants 10 11 ORDER 12 13 In accordance with the foregoing stipulation, and good cause appearing, the trial date int 14 his matter, presently scheduled for September 26, 2016, is vacated and continued to March 15 27, 2017, at 9:00 a.m., before Judge Morrison C. England, Jr. The parties are required to file 16 electronically a joint request to the Courtroom Deputy Clerk, Stephanie Deutsch, by 17 February 27, 2017, if they wish to reserve and arrange for orientation with all parties on the 18 Court's mobile audio/visual equipment for presentation of evidence. There will be one date 19 and time for such orientation. Counsel are further ordered to email Stephanie Deutsch, 20 Courtroom Deputy Clerk, at mceorders@caed.uscourts.gov, or call at (916) 930-4207, by 21 March 13, 2017, to ascertain the status of the trial date. All other due dates set forth in the 22 Court's Final Pretrial Order (ECF No. 90) remain unchanged and are confirmed.

IT IS SO ORDERED. Dated: August 9, 2016

MORRISON C. ENGLAND, JR

UNITED STATES DISTRICT JUDGE

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