1	JOHN L. BURRIS, Esq. (SBN 69888)			
2	DeWITT M. LACY, Esq. (SBN 258789) THE LAW OFFICES OF JOHN L. BURRIS			
3	Airport Corporate Centre 7677 Oakport Street, Suite 1120 Oakland, California 94621 Telephone: (510) 839-5200 Facsimile: (510) 839-3882			
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7	Attorneys for Plaintiff SHANA McCLOUD			
8	UNITED STATES DISTRICT COURT			
9	FOR THE EASTERN DISTRICT OF CALIFORNIA			
10	SHANA McCLOUD, an individual,	Case No.: 2:13-CV-02404		
11		Case 110 2.13-C V-02404		
12	Plaintiff,			
13	v.	STIPULATION AND ORDER TO POSTPONE EXPERT DISCLOSURE		
14	RUDY BRIONES, individually and in his official capacity as an officer for the California	AND CONDUCT EXPERT DISCOVERY		
15	Highway Patrol; JOHN EDWARDS,			
16	individually and in his official capacity as an officer for the California Highway Patrol; and			
17	DOES 1-50, inclusive; individually,			
18	Defendants.			
19		I		
20	WHEREAS on June 2, 2015 the Court issued a Status Order, which set December 4, 2015 as the date for disclosure of experts, December 11, 2015 for the disclosure of rebuttal			
21				
22	experts and supplemental disclosures;			
23				
24	WHEREAS the Court set February 5, 2016 as the deadline for all discovery to be			
25	completed;			
26	WHEREAS in this matter, efficiency dictates that the disclosure of experts should			
27	occur following the depositions of defendant officers who have not yet been deposed;			
	STIPULATION AND [PROPOSED] ORDER TO POSTPONE EXPERT DISCLOSURE Case No.: 2:13-CV-02404			
		1 Docket		

	1 2 3 4 5 6 7 8	re and cutoff dates will not change the trial ED THAT: lified as follows: sure: January 12, 2016	
The Law Offices of John L. Burris 7677 Oakport Street, Suite 1120 Oakland, California 94621 Telephone: (510) 839-5200	 9 10 11 12 13 14 15 16 17 18 19 	Dated: December 4, 2015 TH By Dated: December 4, 2015 AT ST	IE LAW OFFICES OF JOHN L. BURRIS <u>/s/DeWitt M. Lacy</u> DeWitt M. Lacy Attorney for Plaintiff TTORNEY GENERAL'S OFFICE FOR THE PATE OF CALIFORNIA
	 20 21 22 23 24 25 26 27 		 : <u>*/s/</u> Kevin Reager Attorney for Defendant *Mr. Reager has given his permission for this document to be electronically filed. EXPERT DISCLOSURE Case No.: 2:13-CV-02404 2

