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11	THE UNITED STATES DISTRICT COURT		
12	FOR THE EASTERN DISTRICT OF CALIFORNIA		
13			
14	E.R., a minor, by and through his Guardian ad Litem, CAROLYN YOUNG,	Case No.: 2:14-CV-02053-WBS-CKD	
15	Plaintiff,	STIPULATION AND ORDER FOR	
16	v.	EXTENSION OF EXPERT DISCLOSURE DATES	
17	SUTTER DAVIS HOSPITAL, SUTTER		
18	WEST WOMEN'S HEALTH, SUSAN		
19	MAAYAH, M.D., and DOES 1 to 100, inclusive,		
20	Defendants.		
	SUTTER DAVIS HOSPITAL,		
21	Cross-Complainant,		
22	v.		
23	UNITED STATES OF AMERICA,		
24	,		
25	Cross-Defendant.		
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1	THE PARTIES, THROUGH THEIR RESPECTIVE COUNSEL OF RECORD,		
2	STIPULATE AS FOLLOWS:		
3	Pursuant to Federal Rule of Civil Procedure 16 and this Court's Status (Pretrial		
4	Scheduling) Order (ECF 24), the parties hereby stipulate and propose to continue the current		
5	dates for expert disclosures by approximately sixty (60) days, such that the initial expert		
6	disclosures shall be continued from January 15, 2016, to March 15, 2016, and the rebuttal		
7	expert disclosure date shall be continued from March 18, 2016, to May 17, 2016. The		
8	parties seek this continuation so that fact discovery can progress further before expert		
9	reports are due, and the holiday season is making the scheduling of depositions unusually		
10	difficult. No other dates need be altered because the discovery cut-off in this case runs		
11	through August, 2016. Because this stipulation does not seek to alter the trial date, it "may		
12	be heard and decided by the assigned Magistrate Judge." (ECF 24 at 5:9).		
13		Respectfully submitted,	
14	Dated: November 25, 2015	LA FOLLETTE, JOHNSON, DE HAAS, FESLER & AMES	
15		Attorneys for Defendant and Cross-Complainant SUTTER DAVIS HOSPTIAL	
16			
17		By: /s/ LARRY THORNTON	
18		LARRY THORNTON	
19			
20	Dated: November 25, 2015	RICE & BLOOMFIELD, LLP Attorneys for Plaintiff	
21		ELICEÓ REHG,	
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23		By: <u>/s/</u> LINDA FERMOYLE RICE	
24		En (ETT ER) TO TEE TOE	
25	Dated: November 24, 2015	BENJAMIN B. WAGNER	
26		United States Attorney	
2728		By: /s/ GREGORY T. BRODERICK Assistant United States Attorney	

1 2 3 4 5 6	Dated: November 24, 2015	SCHUERING ZIMMERMAN & DOYLE Attorneys for Defendants SUTTER WEST WOMEN'S HEALTH; SUSAN K. MAAYAH, M.D. By:/s/KAT TODD
7		
8	IT IS SO ORDERED.	
9		
10	Dated: December 1, 2015	Carop U. Delany
11		CAROLYN K. DELANEY
12		UNITED STATES MAGISTRATE JUDGE
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