1	BROWN POORE LLP		
2	Scott A. Brown (SBN 177099) David M. Poore (SBN 192541)		
	1350 Treat Boulevard, Suite 420		
3	Walnut Creek, California 94597 (925) 943-1166		
4	sbrown@bplegalgroup.com Attorneys for Plaintiff Tamara Evans		
5			
6	KATHLEEN A. KENEALY (SBN 212289) Acting Attorney General of California		
7	CHRISTINE MERSTEN (SBN 149752) Supervising Deputy Attorney General		
8	CÓNNIE Á. BROUSSARD (SBN 228237) Deputy Attorney General		
9	600 West Broadway, Suite 1800		
-	San Diego, CA 92101 (619) 738-9515		
10	Connie.Broussard@doj.ca.gav Attorneys for Defendants California		
11	Commission of Peace Officer Standards & Training, Edmund Pecinovsky, Anne Brewer		
12			
13	IN THE UNITED STATES DISTRICT COURT		
14	FOR THE EASTERN DISTRICT OF CALIFORNIA		
15			
16			
17			
18	TAMARA EVANS,	2:15-CV-01951-MCE-DB	
19	Plaintiff,		
	v.	STIPULATION AND ORDER TO	
20		EXTEND DISCOVERY DATES	
21	CALIFORNIA COMMISSION ON PEACE OFFICERS STANDARDS AND		
22	TRAINING; EDMUND PECINOVSKY; ANNE BREWER and DOES 1-25,		
23			
24	Defendants.		
25			
26			
20			
-			
28			

Pursuant to Local Rules 143 and 144, Plaintiff Tamara Evans and Defendants California Commission on Peace Officers Standards and Training, Anne Brewer, and Edmund Pecinovsky hereby stipulate to extend the discovery cutoff dates.

3 4

25

26

27

28

1

2

There exists good cause to extend the discovery deadlines and modify the pre-trial order
in accordance with FRCP 16. All parties agree that the current discovery schedule does not
provide sufficient time. The parties agree to a 60 day extension of currently scheduled deadlines
as set forth below. No trial date has been assigned in this case which has been reassigned twice.
The parties believe that each will benefit from the extension and there will be no undue prejudice.
Although this case was originally filed on June 4, 2014, there was a dormant period where
Plaintiff substituted counsel. A First Amended Complaint was filed on August 10, 2015.

Written discovery has been propounded. Several long standing disputes exist regarding
(a) the lack of labelling of documents produced by Defendants; (b) the production of various
documents; and (c) production of the contents from Plaintiff's laptop used during her
employment.

The parties have commenced the depositions of Plaintiff Tamara Evans and Defendant
Edmund Pecinovsky and are close to completing them. The Parties have further met and
conferred regarding the production of the following witnesses identified in Defendants' Initial
Disclosures: Anne Brewer, Darla Engler, Stephanie Scofield, Teresa Keller, Robert Stresak,
Richard Reed, Alan Deal, Donna Wooten, and Frank Decker. Dates certain have been assigned
for the completion of Ms. Evans' deposition, as well as the depositions of Ms. Brewer, Mr. Reed,
and Ms. Scofield. Defense counsel is attempting to obtain dates for the remaining witnesses.

The Parties agree that under the current discovery deadlines, it will be extremely difficult and burdensome on counsel and witnesses to complete necessary discovery. Previous requests to continue discovery deadlines have been made.

WHEREAS the court previously set April 18, 2017 as the deadline for fact discovery; WHEREAS the court previously set June 19, 2017 as the deadline for expert discovery.

2

1	The parties do therefore Stipulate and agree as follows:		
2	1. To extend Fact discovery cutoff until June 20, 2017;		
3	2. To extend Designation of Experts deadline until August 22, 2017;		
4	3. That a Status and Setting Conference be set for a date convenient to the court		
5	to address the remaining case calendar, including assignment of trial.		
6			
7			
8 9	Dated: March 24, 2017	BROWN POORE LLP	
10		/s/ Scott A. Brown	
11		SCOTT A. BROWN	
12		Attorneys for Plaintiff Tamara Evans	
13			
14	Dated: March 24, 2017	California Deputy Attorney General	
15			
16		/s/ Connie A. Broussard	
17		CONNIE A. BROUSSARD Attorneys for Defendants	
18		Thorney's for Defendants	
19			
20			
21			
22			
23 24			
24 25			
23 26			
20 27			
27			
20		3	
	Stipulation and Order	No. 2:15-CV-01951-MCE-DB	

1	I hereby attest that concurrence in the filing of the document has been obtained by all of		
2	the signatories.		
3	Dated: March 24, 2017	BROWN POORE LLP	
4			
5		/s/ Scott A. Brown	
6		SCOTT A. BROWN	
7		Attorneys for Plaintiff Tamara Evans	
8			
9	ORD	ER	
10	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
11			
12	Dated: March 31, 2017	11 AR	
13		MORRISON C. ENGLAND, JR	
14		UNITED STATES DISTRICT JUDGE	
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25 26			
26			
27			
28		4	
	Stipulation and Order	No. 2:15-CV-01951-MCE-DB	