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6 UNITED STATES DISTRICT COURT
7 EASTERN DISTRICT OF CALIFORNIA

8 THOMAS F. REISER JR. and LINDA T.
9 REISER, individually and as Trustees of the Tom
10 and Linda Reiser Living Trust Dated June 20,
11 2006; KEITH BRIAR and BEVERLY BRIAR,
12 individually and as Trustees of the Keith and
13 Beverly Briar Family Trust Dated December 21,
14 2004; ANTHONY J. BATES, individually and as
15 Trustee of the Anthony J. Bates Revocable Trust;
16 AL BRENDE; SHANNON FRAZIER and
17 RUSSELL FRAZIER, individually and as
18 Trustees of the Frazier Family Revocable Trust
19 Dated January 30, 2008; JASON M. GIRZADAS
20 and VIRGINIA H. GIRZADAS; GEORGE M.
21 HEWITT and ROSE A. HEWITT; BRETTON H.
22 JAMESON and AMY M. JAMESON; BRENT
23 JONES and DANA JONES, individually and as
24 Trustees of the 1990 Jones Living Trust;
25 JENNIFER KAPLAN and ALEXANDER
26 BUSANSKY; STEPHEN F. LIM; MICHAEL
27 LUNDAHL and VERLYN LUNDAHL; MARK
28 MARKLAND and TRICIA MARKLAND,
individually and as Trustees of the Markland
Family Trust; CRAIG MATTSON; RICHARD T.
McGREW; SUSAN L. MOYER, individually and
as Trustee of the Susan Moyer Living Trust;
CURTIS W. OTTLEY and JENNIFER OTTLEY;
CHARLES F. PERRELL and ELIZABETH A.
GUILLAUMIN, individually and as Trustees of
the Charles F. Perrell and Elizabeth A. Guillaumin
Living Trust Dated June 26, 1998; CORNELIUS
H. TIEBOUT and JULIE A. TIEBOUT,
individually and as Trustees of the Tiebout Family
Trust; CRAIG S. TYSDAL and JANET S.

Case No. 2:16-cv-00237-MCE-CKD

**ORDER MODIFYING PRETRIAL
SCHEDULING ORDER**

[Joint Motion and Stipulation to Amend
Scheduling Order Filed Herewith]

1 TYSDAL, individually and as Trustees of the
2 Tysdal Family Living Trust; ANNETTE
3 WELTON and PATRICK WELTON, individually
4 and as Trustees of the Welton Family Trust; and
5 GREGORY YONKO and JANICE YONKO,
6 individually and as Trustees of the Yonko Family
7 Living Trust,

8 Plaintiffs,

9 v.


10 MARRIOTT VACATIONS WORLDWIDE
11 CORPORATION, a Delaware corporation;
12 MARRIOTT OWNERSHIP RESORTS, INC., a
13 Delaware corporation d.b.a. Marriott Vacation
14 Club International; RITZ-CARLTON
15 DEVELOPMENT COMPANY, INC., a Delaware
16 corporation; RITZ-CARLTON SALES
17 COMPANY, INC., a Delaware corporation; RITZ-
18 CARLTON MANAGEMENT COMPANY, LLC,
19 a Delaware limited liability company; THE
20 COBALT TRAVEL COMPANY, LLC, a
21 Delaware limited liability company; and DOES 1
22 THROUGH 50,

23 Defendants.

24 Based on the parties' Stipulation, and good cause appearing, the Court finds that good cause exists
25 to amend the May 3, 2016 Initial Pretrial Scheduling Order in this matter (ECF No. 18) to extend the fact
26 discovery deadline to January 13, 2017. All other deadlines set forth in said Initial Pretrial Scheduling
27 Order, to the extent they are based on the fact discovery deadline, are hereby recalculated using the
28 extended January 13, 2017 date as the proper point of reference.

IT IS SO ORDERED.

Dated: June 29, 2016


MORRISON C. ENGLAND, JR.
UNITED STATES DISTRICT JUDGE