1 2 3 4	Christopher F. Wohl, SBN: 170280 Alexandra M. Asterlin, SBN: 221286 PALMER KAZANJIAN WOHL HODSON I 2277 Fair Oaks Blvd., Suite 455 Sacramento, CA 95825 Telephone: (916) 442-3552 Facsimile: (916) 640-1521	LLP
5	Attorneys for Defendants ST. ANTON BUILDING, LP, a California limited partnership; ST. ANTON MULTIFAMILY MANAGEMENT, INC.	
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8	UNITED STATES DISTRICT COURT	
9	IN THE EASTERN DISTRICT OF CALIFORNIA	
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11	JOHN KERR and KRYSTLE ENGLEHART,	Case No. 2:16-cv-00414 WBS
12 13	Plaintiffs,	STIPULATION TO MODIFY PRETRIAL SCHEDULING ORDER AND DISCLOSURE
	v.	OF EXPERT WITNESSES
1415	ST. ANTON BUILDING, LP, a California limited partnership; ST.	
16	ANTON MULTIFAMILY MANAGEMENT, INC.; and DOES 1 through 25, inclusive,	
1718	Defendants	
19	WHEREAS, as the parties have served initial disclosures and exchanged written discovery,	
20	but have not completed all necessary depositions and have not obtained all relevant medical records;	
21	WHEREAS, the parties are currently meeting and conferring regarding mediation of this	
22	matter;	
23	WHEREAS, the parties wish to avoid unnecessary costs associated with the expert witness	
24	disclosures, in the event that they are able to mediate this matter;	
25	WHEREAS, per FRCP Rule 26, expert witness disclosures would typically be completed	
26	ninety (90) days before trial or by June 8, 2017;	
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1	WHEREAS, the parties agree to modify the Status (Pretrial Scheduling) Order ("Scheduling		
2	Order") to provide for sufficient time to complete discovery, possibly engage in further mediation,		
3	and file any motions. The parties have agreed, and therefore propose, modifying the Scheduling		
4	Order to change the last day to disclose experts and produce reports from February 24, 2017 to June		
5	8, 2017. The parties therefore agree to modify the Scheduling Order in the following ways and ask		
6	that the Court approve this modification:		
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8	DISCLOSURE OF EXPERTS AND REPORTS JUNE 8, 2017		
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10	IT IS SO STIPULATED.		
11	DALMED KAZANHAN WOLH HODGON LID		
12	Dated: March 1, 2017 PALMER KAZANJIAN WOHL HODSON LLP		
13	By: /s/ Christopher F. Wohl		
14	Christopher F. Wohl Attorneys for Defendants ST. ANTON BUILDING, LP and ST. ANTON		
15	MULTIFAMILY MANAGEMENT, INC.		
16	Dated: March 1, 2017 GAVRILOV & BROOKS		
17	By: /s/ Eliezer Cohen		
18	Eliezer Cohen Eliezer Cohen Attorneys for Plaintiffs JOHN KERR and		
19	KRYSTLE ENGLEHART		
20	<u>ORDER</u>		
21	Upon the agreement of the parties hereto, and Good Cause appearing		
22	IT IS SO ORDERED.		
23	Datade March 1 2017		
24	Dated: March 1, 2017		
25	WILLIAM B. SHUBB		
26	UNITED STATES DISTRICT JUDGE		
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