1 2	Christopher F. Wohl, SBN: 170280 Alexandra M. Asterlin, SBN: 221286 PALMER KAZANJIAN WOHL HODSON LLP		
3	2277 Fair Oaks Blvd., Suite 455 Sacramento, CA 95825		
4	Telephone: (916) 442-3552 Facsimile: (916) 640-1521		
5	Attorneys for Defendants ST. ANTON BUILDING, LP, a		
	California limited partnership; ST. ANTON MULTIFAMILY MANAGEMENT, INC.		
6	MANAGEMENT, INC.		
7			
8	UNITED STATES DISTRICT COURT		
9	IN THE EASTERN DISTRICT OF CALIFORNIA		
10			
11	JOHN KERR and KRYSTLE ENGLEHART,	Case No. 2:16-cv-00414	
12	Plaintiffs,	STIPULATION TO MODIFY PRETRIAL	
13	v.	SCHEDULING ORDER REGARDING DISCOVERY DEADLINES	
14	ST. ANTON BUILDING, LP, a		
15	California limited partnership; ST. ANTON MULTIFAMILY		
16	MANAGEMENT, INC.; and DOES 1		
17	through 25, inclusive,		
18	Defendants		
19	WHEREAS, the parties have served initial disclosures and exchanged written discovery, but		
20	have not completed all necessary percipient, party, and expert witness depositions;		
21	WHEREAS, one of the defense witnesses was unavailable for deposition prior to the		
22	discovery deadline due to an unexpected death in the family;		
23	WHEREAS, both parties wish to depose the Person Most Knowledgeable at ThyssenKrupp		
24	Elevator Company regarding the subject elevator. However, the subject witness is not available for		
25	deposition until after the current discovery deadline;		
26	WHEREAS, counsel have agreed to conduct these limited depositions by May 24, 2017;		
27	WHEREAS, the original pre-trial scheduling order did not specify the deadline for expert		
28	discovery;		
PALMER KAZANJIAN WOHL HODSON LLP 2277 Fair Oaks Blvd., Suite 455 Sacramento, CA 95825	AMENDED STIPULATION TO MODIFY PRETRIAL SCHEDULING ORDER AND DISCLOSURE OF EXPERT WITNESSES		
916.442.3552			

1	WHEREAS, the expert disclosure deadline has been moved to May 26, 2017;		
2	WHEREAS, counsel have agreed to complete all expert discovery by June 16, 2017;		
3	WHEREAS, the parties therefore agree to modify the Pretrial Scheduling Order in the		
4	following way and ask that the Court approve this modification:		
5			
6	DISCOVERY DEADLINE	MAY 24, 2017	
7	EXPERT DISCOVERY DEADLINE	JUNE 16, 2017	
8			
9	IT IS SO STIPULATED.		
10	Dated: May 17, 2017	PALMER KAZANJIAN WOHL HODSON LLP	
11		By: /s/ Christopher F. Wohl	
12		Christopher F. Wohl Attorneys for Defendants ST. ANTON	
13		BUILDING, LP and ST. ANTON MULTIFAMILY MANAGEMENT, INC.	
14			
15	Dated: May 17, 2017	GAVRILOV & BROOKS	
16		By: <u>/s/ Eliezer Cohen</u> Eliezer Cohen	
17		Attorneys for Plaintiffs JOHN KERR and KRYSTLE ENGLEHART	
18	<u>Ol</u>	RDER	
19	Upon the agreement of the parties hereto, and Good Cause appearing		
20	IT IS SO ORDERED.		
21			
22	DATED: May 17, 2017	auson Clane	
23		ALLISON CLAIRE	
24		UNITED STATES MAGISTRATE JUDGE	
25			
26			
27			