1 2 3 4 5 6 7 8	DAVID E. MASTAGNI, ESQ. (SBN 204244) ISAAC S. STEVENS, ESQ. (SBN 251245) ACE T. TATE, ESQ. (SBN 262015)  MASTAGNI HOLSTEDT A Professional Corporation 1912 "I" Street Sacramento, California 95811 Telephone: (916) 446-4692 Facsimile: (916) 447-4614  Attorneys for Plaintiffs  JESSE J. MADDOX, Bar No. 219091 jrnaddox@lcwlegal.com MICHAEL D. YOURIL, Bar No. 285591			
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11	5250 North Palm Ave, Suite 310 Fresno, California 93704			
13	Telephone: 559.256.7800 Facsimile: 559.449.4535			
14	Attorneys for Defendant			
15	IN THE UNITED STATES DISTRICT COURT			
16 17	EASTERN DISTRICT OF CALIFORNIA			
18 19 20 21	RYAN KNIGHT, et al., on behalf of himself and all similarly situated individuals,  Plaintiffs,  V.  CITY OF TRACY,  Defendant.  Case No. 2:16-cv-01290-WBS-EFB  MODIFICATION TO REQUEST  MODIFICATION OF SCHEDULING  ORDER FOR GOOD CAUSE			
22 23				
24 25	TO THE COURT AND ALL INTERESTED PARTIES AND THEIR ATTORNEYS OF RECORI WHEREAS, this putative collective action was filed on June 10, 2016, asserting that Defendant violated the overtime payment provisions of the Fair Labor Standards Act ("FLSA");			

1	WHEREAS, the Court issued an order conditionally certifying this case as a collective action on		
2	November 10, 2016 and facilitating notice;		
3	WHEREAS, the Court set in its Initial Pretrial Scheduling Order the following deadlines:		
4	Last Day to Disclose Expert Witnesses and Reports: September 1, 2017		
5	Last Day to Disclose Rebuttal Expert Witnesses and Reports: November 1, 2017		
6	Last Day to Complete all Discovery: January 17, 2018		
7 8	Last Day to File Dispositive or Evidentiary Motions: February 12, 2018		
9	Final Pre-Trial Conference: April 23, 2018, at 1:30 p.m. in Courtroom No. 5.		
10	Settlement Conference: To be set at the Final Pre-Trial Conference		
11	Trial: July 24, 2018 at 9:00 a.m. (10 days in length)		
12	WHEREAS, since the Court granted conditional certification multiple additional plaintiffs have		
13	opted into this action;		
14	WHEREAS, Plaintiffs have diligently propounded multiple types of written discovery which the		
15	Defendant needs additional time to respond to;		
16 17	WHEREAS, the parties have continued to act diligently in scheduling and conducting discovery, and		
18	in discussing potential resolutions to this action up and through the date of this stipulation;		
19	WHEREAS, additional time will allow the parties to complete written discovery and attempt to		
20	resolve the action through direct settlement communications or alternative dispute resolution;		
21	IT IS HEREBY STIPULATED by the Parties and requested that:		
22	Based on good cause shown to allow for early informal resolution, as discussed		
23	above, the parties propose the following modification of deadlines in the Court's Initial		
24	Scheduling Order:		
25	Last Day to Disclose Expert Witnesses and Reports: December 1, 2017		
<ul><li>26</li><li>27</li></ul>	Last Day to Disclose Rebuttal Expert Witnesses and Reports: January 2, 2018		
28	Last Day to Complete all Discovery: April 17, 2018		
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1	Last Day to File Dispositive or Evidentiary Motions: May 12, 2018		
2	Final Pre-Trial Conference: July 23, 2018, at 1:30 p.m. in Courtroom No. 5.		
3	Settlement Conference: To be set at the Final Pre-Trial Conference		
4	Trial: October 24, 2018 at 9:00 a.m. (10 days in length)		
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6	Dated: August 23, 2017	MASTAGNI HOLSTEDT, APC	
7		By: <i>Ace T. Tate</i>	
8		DAVID E. MASTAGNI, ESQ.	
9 10		ISAAC S. STEVENS, ESQ. ACE T. TATE, ESQ.	
10		Attorneys for Plaintiffs	
12	Dated: August 23, 2017	LIEBERT CASSIDY WHITMORE	
13			
14		By: <u>Jesse J. Maddox</u> JESSE J. MADDOX	
15		MICHAEL D. YOURIL Attorneys for Defendant	
16		Tittorneys for Berendant	
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