IA V. I	eachers insulance and Annulty Association of America, en	ai.	,0
1 2 3 4 5 6 7 8	David R. Johanson (SBN 164141) HAWKINS PARNELL THACKSTON & YOUNG LLP 1776 Second Street Napa, California 94559 Telephone: (707) 299-2470 Facsimile: (707) 581-1704 djohanson@hptylaw.com Attorneys for Defendants, TEACHERS INSURANCE ANNUITY ASSOCIAT OF AMERICA, PRINCETON UNIVERSITY MON EMPLOYEES RETIREMENT PLAN, PRINCETO UNIVERSITY RETIREMENT SAVINGS PLAN	TION ITHLY N	
9	THE TRUSTEES OF PRINCETON UNIVERSITY		
10	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA		
11	SACRAMENTO	O DIVISION	
12			
13	LESLIE WEATHERWAX,	Case No.: 2:17-cv-01050-MCE-KJN	
14 15	Plaintiff,) v.	JOINT STIPULATION FOR EXTENSION OF TIME FOR DEFENDANTS TO RESPOND TO FIRST AMENDED	
16	TEACHERS INSURANCE ANNUITY	COMPLAINT AND FOR PARTIES TO MEET AND CONFER REGARDING A	
17	ASSOCIATION OF AMERICA F/K/A TEACHERS INSURANCE ANNUITY	DISCOVERY PLAN; ORDER	
18	ASSOCIATION AND COLLEGE RETIREMENT) EQUITY FUND, PRINCETON UNIVERSITY		
19 20	MONTHLY EMPLOYEES RETIREMENT PLAN, PRINCETON UNIVERSITY RETIREMENT SAVINGS PLAN, AND		
21	TRUSTEES OF PRINCETON UNIVERSITY A/K/A PRINCETON BENEFITS COMMITTEE,		
22	Defendants		
23	Defendants, Teachers Insurance Annuity Association Of America F/K/A Teachers Insurance		
24	Annuity Association And College Retirement Equity Fund, Princeton University Monthly		
25	Employees Retirement Plan, Princeton University Retirement Savings Plan, And Trustees Of		
26	Princeton University A/K/A Princeton Benefits Committee (hereinafter, collectively, "Defendants")		
27	and Plaintiff Leslie Weatherwax hereby stipulate and agree to an additional extension of time for		
28	JOINT STIPULATION FOR E DEFENDANTS TO RESPOND TO FIR MEET AND CONFER REGARDIN	ST AMENDED COMPLAINT AND	io

Defendants to respond to the First Amended Complaint and for an extension of the deadlines contained within this Court's May 18, 2017, Initial Pretrial Scheduling Order, as modified by this Court's August 10, 2017 Order (this "Joint Stipulation"). Plaintiff and Defendants are in the process of memorializing settlement terms in a settlement agreement and general release. Defendants are in the process of finalizing the proposed settlement agreement and Plaintiff is in the process of consulting with her financial advisors. Defendants are presently required to respond to the First Amended Complaint no later than September 1, 2017. [Dkt. 17.] Furthermore, Plaintiff and Defendants are required to meet and confer concerning a discovery plan on or before Monday, September 25, 2017. [Id.] Plaintiff and Defendants stipulate to and request a fourteen day extension for both deadlines, to Friday, September 15, 2017, to respond to the First Amended Complaint, and to Monday, October 9, 2017, for Plaintiff and Defendants to meet and confer concerning a discovery plan.

WHEREFORE, Defendants, with the consent of Plaintiff, respectfully request this Court to grant to Defendants a fourteen day extension to Friday, September 15, 2017, in which to file their responsive pleading(s) to the First Amended Complaint, and until Monday, October 9, 2017, for Plaintiff and Defendants to meet and confer concerning a discovery plan.

Dated: August 30, 2017 Respectfully submitted,

HAWKINS PARNELL THACKSTON & YOUNG LLP

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9		
10	ORDER	
11	Pursuant to the stipulation of the parties, and good cause having been shown, Defendants'	
12	request for a fourteen day extension to Friday, September 15, 2017, in which to file their responsive pleading(s) to the First Amended Complaint, and until Monday, October 9, 2017, for Plaintiff and Defendants to meet and confer concerning a discovery plan is GRANTED. IT IS SO ORDERED.	
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16	Dated: August 31, 2017	
17	May and a	
18	MORRISON C. ENGLAND, JR UNITED STATES DISTRICT JUDGE	
19	UNITED STATES DISTRICT JUDGE	
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