PORTER|SCOTT<br>A PROFESSIONAL CORPORATION<br>Stephen E. Horan, SBN 125241<br>David R. Norton, SBN 291448<br>350 University Avenue, Suite 200<br>Sacramento, California 95825<br>TEL: 916.929.1481<br>FAX: 916.927.3706<br>Attorney for Defendant, COUNTY OF TEHAMA<br>UNITED STATES DISTRICT COURT<br>EASTERN DISTRICT OF CALIFORNIA

ROBERT LENKNER; MATT JACUZZI; FRED BICKERT; EDDIE SAECHAO; JOHN ALDERTON; AARON STANDISH MATHISEN; ELIZABETH MERRY; CONNIE BILTON; RANDOLPH BILTON; AND THE BILTON FAMILY REVOCABLE TRUST,

Plaintiffs,

Case No.: 2:17-cv-01839-JAM-CMK
JOINT STIPULATION TO MODIFY PRE-TRIAL SCHEDULING ORDER AND ORDER (AS MODIFIED BY THE COURT)

Complaint Filed: 09/05/17

COUNTY OF TEHAMA, a municipal corporation; and DOES 1-50,

Defendants.

This Stipulation is entered into by and between Plaintiffs ROBERT LENKNER, MATT JACUZZI, EDDIE SAECHAO, JOHN ALDERTON, AARON STANDISH MATHISEN, ELIZABETH MERRY, CONNIE BILTON, RANDOLPH BILTON, AND THE BILTON FAMILY REVOCABLE TRUST and COUNTY OF TEHAMA ("Defendant") ("The Parties"). The Parties enter into the stipulation and proposed order in compliance with the Federal Rule of Civil Procedure 16(b) and the requirements of the scheduling order. The Parties have conferred and agree
to request to continue the trial date from March 25, 2019 to May 27, 2019, and request that the scheduling order be adjusted accordingly. The Parties agree and propose the following scheduling amendments based on the proposed new trial date:

Last day to complete discovery:
December 14, 2018
Last day to file dispositive motions:
Hearing on dispositive motions:
Final pre-trial conference:
Trial:
February 19, 2019
March 19, 2019 at 1:30 p.m.
April 26, 2019 at 11:00 a.m.
June 3, 2019 at 9:00 a.m.
The Parties have good cause to request an extension. Plaintiffs Robert Lenkner and Randolph Bilton have recently suffered serious health problems that will delay the taking of their deposition and their ability to respond to discovery. In addition, Defendant intends to file a summary judgment motion in this matter, but cannot do so until discovery regarding all Plaintiffs has been completed. Therefore, the Parties request a brief 60-day continuance of all deadlines so that Defendant may have the opportunity to defend this matter against Plaintiffs' claims.

## IT IS SO STIPULATED.

Date: September 5, 2018
PORTER | SCOTT
A PROFESSIONAL CORPORATION

By /s/ David R. Norton
Stephen E. Horan
David R. Norton
Attorneys for Defendant
COUNTY OF TEHAMA

Date: September 5, 2018
LAW OFFICE OF SAMUEL C. WILLIAMS

By: /s/Samuel C. Williams (authorized 9/5/18)
Samuel C. Williams
Attorney for Plaintiffs

## ORDER (AS MODIFIED BY THE COURT)

Based upon the Stipulation of the parties, the current scheduling order is modified as set forth above.

IT IS SO ORDERED.

DATED: 9/5/2018
/s/ John A. Mendez
Honorable Judge John A. Mendez

