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5	Attorney for Defendants			
6	Rosemary Frieborn; Curt Ransom; Marilyn Jasper; Cassie Reeves; Katie Newman; Sherry			
7	Couzens; Michael Crosson; Shana Laursen;			
	Humane Society of the Sierra Foothills; Friends			
8	of Placer County Animal Shelter; Friends of Auburn/Tahoe Vista Placer County Animal			
9	Shelter; Friends of Auburn/Tahoe Vista-Placer			
10	County Animal Shelter, Inc.; Edward J. Fritz			
10	IINITED STATES I	DISTRICT COURT		
11	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA			
12				
13	JAMES DAHLIN; KIMBERLY DAHLIN;	Case No. 2:17-cv-02585-MCE-AC		
	TOBY TIPPETS; and MARTINA TIPPETS,	STIPULATION AND ORDER TO		
14	Plaintiffs,	EXTEND TIME FOR ALL		
15	v.	DEFENDANTS TO RESPOND TO PLAINTIFFS' FIRST AMENDED		
16		COMPLAINT		
	ROSEMARY FRIEBORN; CURT RANSOM; MARILYN JASPER; CASSIE REEVES;			
17	KATIE NEWMAN; SHERRY COUZENS;	Judge: Hon. Morrison C. England, Jr.		
18	MICHAEL CROSSON; THOMAS SHERIFF, DVM; SHANA LAURSEN; HUMANE	Action Filed: December 9, 2017		
19	SOCIETY OF THE SIERRA FOOTHILLS,			
	INC., a California nonprofit corporation; FRIENDS OF PLACER COUNTY ANIMAL			
20	SHELTER, an unincorporated association;			
21	FRIENDS OF AUBURN/TAHOE VISTA PLACER COUNTY ANIMAL SHELTER, an			
22	unincorporated association; FRIENDS OF			
22	AUBURN/TAHOE VISTA-PLACER COUNTY ANIMAL SHELTER, INC., a			
23	California nonprofit corporation; Doe 1			
24	through Doe 125; EDWARD J. FRITZ; CITY OF AUBURN; AUBURN POLICE			
25	DEPARTMENT; Officer DEBBIE NELSON;			
	Officer PHILLIP ISETTA; Officer ANGELA MCCOLLOUGH; Sergeant TUCKER HUEY;			
26	Doe 126 through 150,			
27	Defendants.			
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1	WHEREAS, on October 17, 2018, Plaintiffs James Dahlin, Kimberly Dahlin, Toby
2	Tippets and Martina Tippets (collectively, the "Plaintiffs") filed their First Amended Complaint
3	("FAC") in the above-captioned matter in the United States District Court, Eastern District of
4	California, against Defendants Rosemary Frieborn, Curt Ransom, Marilyn Jasper, Cassie Reeves,
5	Katie Newman, Sherry Couzens, Michael Crosson, Shana Laursen, the Humane Society of the
6	Sierra Foothills, Inc., Friends of Auburn/Tahoe Vista-Placer County Animal Shelter, Inc., Friends
7	of Placer County Animal Shelter, Friends of Auburn/Tahoe Vista Placer County Animal Shelter,
8	and Edward Fritz (collectively, the "Non-Municipal Defendants"), City of Auburn, Auburn Police
9	Department, Officer Debbie Nelson, Officer Phillip Isetta, Officer Angela McCollough, and
10	Sergeant Tucker Huey (collectively, the "Municipal Defendants"), and Thomas Sheriff;
11	WHEREAS, Plaintiffs' FAC newly named as defendants Shana Laursen, Officer Angela
12	McCollough, Sergeant Tucker Huey, and Thomas Sheriff (see Doc. 71);
13	WHEREAS, the current deadline for all Defendants, except the newly-named Defendants,
14	to respond to Plaintiffs' FAC is November 16, 2018 (see Doc. 68);
15	WHEREAS, the deadline for all newly-named Defendants to respond to Plaintiffs' FAC is
16	21 days from the date on which they were served with the FAC and summons (see Fed. R. Civ.
17	P. 12(a)(1)); and
18	WHEREAS, the Plaintiffs, Non-Municipal Defendants, and Municipal Defendants agree
19	that the interests of efficiency and justice will be promoted if all presently-served Defendants file
20	their responses to the FAC at the same time;
21	NOW, THEREFORE, PURSUANT TO EASTERN DISTRICT LOCAL RULE 144(A),
22	IT IS HEREBY STIPULATED AND AGREED, by and between counsel for the Plaintiffs, the
23	Non-Municipal Defendants and Municipal Defendants that the deadline for all Defendants to file
24	their response to Plaintiffs' FAC is extended to November 26, 2018.
25	SO STIPULATED AND AGREED.
26	//

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1	Dated: November 15, 2018.	DENNISE HENDERSON LAW OFFICE OF DENNISE HENDERSON
2		BY: /s/ Dennise Henderson
3		(signature authorized November 15, 2018)
4		,
5		Attorney for Plaintiffs
6	Dated: November 15, 2018.	CHRIS A. HOLLINGER
7		O'MELVENY & MYERS LLP
8		By: /s/ Chris A. Hollinger Chris A. Hollinger
9		_
10		Attorney for Non-Municipal Defendants
	Dated: November 15, 2018.	SERENA M. WARNER
11		ANGELO, KILDAY & KILDUFF LLP
12		By: /s/ Serena M. Warner (signature authorized November 15,
13		(signature authorized November 13, 2018)
14		Attorney for Municipal Defendants
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		STIPULATION TO EXTEND TIME TO FILE

1	ORDER	
2	Pursuant to the stipulation between the parties (ECF No. 77), the deadline for all	
3	Defendants to file their response to Plaintiffs' FAC is extended to November 26, 2018 .	
4	IT IS SO ORDERED.	
5	Dated: November 19, 2018	
6	Malun / L.	
7	MORRISON C. ENGLAND, JR UNITED STATES DISTRICT JUDGE	
8	CINITED STATES DISTRICT SUBSE	
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