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8	UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
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11	UNITED STATES OF AMERICA,	No. 2:18-cv-0490-JAM-KJN
12	Plaintiff,	
13	v.	ORDER
14	STATE OF CALIFORNIA, et al.,	
15	Defendants.	
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18	The court's prior March 14, 2018 order (ECF No. 20) is CLARIFIED as follows:	
19	1. Prior to the March 19, 2018 filing of the joint letter brief, the parties are expected to	
20	meet and confer in good faith with respect to the expedited discovery issues, which	
21	should include voice-to-voice dialogue.	
22	2. To initiate such meet-and-confer of	efforts, the State of California shall promptly identify
23	-	what specific expedited discovery is sought and why
24		standards for expedited discovery. The parties shall
25		e specific expedited discovery sought to identify
26	whether agreements or stipulations can be reached, and what specific disputed issues	
27		s believes that no expedited discovery is warranted, it
28	shall consider and discuss what sp	pecific expedited discovery is appropriate and

1		feasible, in the event that the court ultimately concludes that some expedited discovery
2		is necessary. ¹
3	3.	The parties shall then cooperatively prepare the joint letter brief. The purpose of a
4		joint letter brief is not for the parties to separately prepare their respective portions and
5		paste them together in a single document. Instead, the joint letter brief shall be a
6		product of the parties' cooperation and organized on an issue-by-issue basis, setting
7		forth each party's respective arguments immediately below each identified issue. It
8		shall also reflect any agreements or stipulations the parties may have reached.
9	4.	The joint letter brief shall not exceed 10 pages, in Times New Roman pt. 12 or
10		equivalent font.
11	IT	IS SO ORDERED.
12	Dated: M	arch 15, 2018
13		Ferdal P. Newman
14		KENDALL J. NEWMAN UNITED STATES MAGISTRATE JUDGE
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26	¹ The cour	rt declines to set any specific deadlines for the exchange of information and meet-and-
27		cussions, although the deadlines proposed by the United States in an e-mail sent to the ed's courtroom deputy clerk on March 15, 2018, at 10:11 a.m., on which all parties
28		ed, do not appear unreasonable.