Brack	ett et alv. Tra	velers Propert DpoCc
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10	UNITED STATES DISTRICT COURT	
11	EASTERN DISTRICT OF CALIFORNIA	
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13	JACK BRACKETT and MICHELLE OWENS,	Case No. 2:23-cv-00555-DJC-AC
14	Plaintiffs,	Hon. Daniel J. Calabretta Courtroom 7
15	VS.	ORDER RE JOINT STIPULATION
16	TRAVELERS PROPERTY CASUALTY	REGARDING MEDICAL EXPERTS
17 18	COMPANY OF AMERICA and DOES 1 through 25, inclusive,	Complaint Filed: February 2, 2023 Trial Date: August 11, 2025
10	Defendants.	Thai Date. August 11, 2025
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	CMD114007-0040-0400	Case No. 2:23-cv-00555-DJC-AC
	SMRH:4897-3218-8428ORDER RE JOINT STIPULATION RE MEDICAL EXPERTSD0cket	

Pursuant to the Joint Stipulation Regarding Medical Experts filed by the Parties,
 Defendant Travelers Property Casualty Company of America ("Travelers") and Plaintiffs
 Jack Brackett and Michelle Owens ("Plaintiffs")(collectively "the Parties"), IT IS HEREBY
 ORDERED that:

The expert discovery cut-off date is extended to July 21, 2025 solely for
 medical expert depositions identified in the Joint Stipulation (Drs. DeLangis, Donthineni,
 McCormick, Shin, Yoon, Gupta, O'Grady and Mimran) ("Medical Experts").

8 2. The parties may notice depositions of those Medical Experts for dates between
9 June 13, 2025 and July 21, 2025, with such depositions to proceed by remote video and
10 be limited to no more than three hours.

3. The Court will decide Travelers' contemplated motion in limine to preclude
 testimony from the Medical Experts at trial ("Motion in Limine") at the Final Pre-Trial
 Conference on June 5, 2025. The briefing schedule for Travelers' Motion in Limine is as
 follows: Motion to be filed by May 14, 2025, opposition to be filed by May 21, 2025, reply
 to be filed by May 28, 2025.

4. If the Court grants Travelers' contemplated Motion in Limine, then the parties
will promptly cancel any such noticed depositions of the Medical Experts.

18 5. If the Court denies Travelers' contemplated Motion in Limine, each party may
19 attempt to offer live testimony from the Medical Experts at trial, but the opposing party
20 retains all rights to object to the scope and admissibility of any such testimony.

IT IS SO ORDERED.

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23 Dated: January 8, 2025 /s/ Daniel J. Calabretta 24 THE HONORABLE DANIEL J. CALABRETTA UNITED STATES DISTRICT JUDGE 25 26 27 28 -1- Case No. 2:23-cv-00555-DJC-AC SMRH:4897-3218-8428 ORDER RE JOINT STIPULATION RE EXPERT DEPOSITIONS