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5	ANDRÉW MATTINGLY		
6	UNITED STATES DISTRICT COURT		
7 8	NORTHERN DISTRICT OF CALIFORNIA		
9	ANDREW MATTINGLY,	)	Case No. C-10-0193 JL
10	Plaintiff,	)	STIPULATION AND [PROPOSED]
11	v.	)	ORDER EXTENDING TIME TO COMPLETE DON CAMERON DEPOSITION TO HIME 24, 2011
12	V.	)	DEPOSITION TO JUNE 24, 2011
13	CITY AND COUNTY OF SAN FRANCISCO, a municipal entity, SAN	)	
14	FRANCISCO POLICE DEPARTMENT, SAN FRANCISCO	)	
15	SHERIFF DEPARTMENT, POLICE OFFICER MILEN S. BREWSTER,	)	
16	POLICE OFFICER TAM, and DOES 1 through 100, Jointly and Severally,	)	
17	Defendants.	)	
18		)	
19	THE PARTIES, BY AND THROUGH THEIR RESPECTIVE COUNSEL, hereby		
20	stipulate and agree that due to the conflicting calendars of counsel and various designated party		
<ul><li>21</li><li>22</li></ul>	experts it has been difficult to schedule all such expert depositions to take place within the		
23	previously designated expert discovery cut-off date of June 17, 2011, and therefore the parties		
24	stipulate and agree that good cause exists to extend the time to complete the deposition of defense		
25	expert Don Cameron through and including June 24, 2011, in the interests of the furtherance of		
26	///		
27	///		
28	///		

justice. 1 2 IT IS SO AGREED. 3 DATED: June 7, 2011 HELBRAUN LAW FIRM 4 /s5 DAVID M. HELBRAUN Attorneys for Plaintiff 6 ANDRÉW MATTINGLY 7 DATED: June 7, 2011 DENNIS J. HERRERA 8 SAN FRANCISCO CITY ATTORNEY 9  $/_{\rm S}/$ 10 JOSHUA S. WHITE Attorneys for Defendants 11 IT IS SO ORDERED. 12 06/14/11 13 DATED: 14 15 16 Judge Jacqueline Scott Corley 17 18 19 20 21 22 23 24 25 26 27 28

STIPULATION AND PROPOSED [ORDER] RE EXTENSION OF TIME TO COMPLETE CAMERON DEPOSITION