1	Kamala D. Harris		
2	Attorney General of California JOHN P. DEVINE		
3	Supervising Deputy Attorney General MICAH C. E. OSGOOD		
4	Deputy Attorney General State Bar No. 255239		
5	455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004		
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7	E-mail: Mike.Osgood@doj.ca.gov Attorneys for Dr. Nguyen & Zuniga		
8			
9	IN THE UNITED STATES DISTRICT COURT		
10	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
11	SAN FRANCISCO DIVISION		
12	GERALD S. RIGHETTI,	CV 11-2717 EMC	
13	Plaintiff,	STIPULATION TO CONTINUE CASE MANAGEMENT CONFERENCE	
14	v.		
15	Do Duc V Neuventer At	Courtroom: 5 (17th Floor) Judge: Hon. Edward M. Chen Trial Date: None Set	
16	DR. DUC V. NGUYEN ET AL.,	Action Filed: June 6, 2011	
17	Defendants.		
18	Pursuant to Local Rule 6-2, Plaintiff Gerald Righetti and Defendants Duc Nguyen,		
19	Maricella Zuniga, and Neil Richman, by and through their counsel, stipulate to and request to		
20	move the case management conference (set for N	May 22, 2014) to <b>June 5</b> , <b>2014</b> , with an updated	
21	joint statement due on May 29, 2014. There has been one prior request to extend these deadlines,		
22	which was granted to allow for a later settlement conference date. See ECF No. 195. There are		
23	no other deadlines.		
24	Lead counsel for Defendants Nguyen and Zuniga, Micah C.E. Osgood, is presently set for		
25	trial beginning May 20, 2014, before this Court with the Honorable Thelton Henderson. This trial		
26	is expected to last two weeks. The case name and number is Fowler v. California Highway		
27	Patrol et al., Case No. 13-1026 (TEH).		
28			
		Stipulation to Cont. C.M.C. (CV 11-2717 EMC)	
		Supulation to Cont. C.W.C. (CV 11-2/1/ EMC)	

1	Dated: April 23, 2014	Respectfully submitted,
2		KAMALA D. HARRIS Attorney General of California
3		JOHN P. DEVINE Supervising Deputy Attorney General
4		Supervising Deputy Attorney General
5		/s/ Micah C.E. Osgood
6		MICAH C. E. OSGOOD
7		Deputy Attorney General Attorneys for Defendants Nguyen & Zuniga
8	Dated: April 23, 2014	Respectfully submitted,
9		/s/ Lyndsie R. Schmalz*
10		LYNDSIE R. SCHMALZ
11		O'Melveny & Myers LLP Attorneys for Plaintiff Gerald S. Righetti
12		
13	Dated: April 23, 2014	Respectfully submitted,
14 15		/s/ Robert Sanford*
16		ROBERT SANFORD
17		Supple & Canvel, LLP Attorneys for Defendant Dr. Richman
18	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
19	DATE: 4/25/14	STATES DISTRICT CO.
20		
21		IT IS SO ORDERED
22		5 11 15 50 01
23		Judge Edward M. Chen
24		Mararu W. Chen
25		District Judge
26	* Pursuant to Local Rule 5-1(i)(3), I attest that I have obtained the some urrence of the this person to file this stipulation on their behalf with electronic signature and will maintain records proving as much as required. /s/ Micah C.E. Osgood	
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