1	LEWIS, FEINBERG, LEE, RENAKER & JACK JEFFREY LEWIS, SBN 066587	KSON, P.C.
2	jlewis@lewisfeinberg.com ANDREW LAH, SBN 234580	
3	alah@lewisfeinberg.com DARIN RANAHAN, SBN 273532	
4	dranahan@lewisfeinberg.com	
5	MICHAEL CAESAR, SBN 280548 mcaesar@lewisfeinberg.com	
6	LINDA LAM, SBN 301461	
7	llam@lewisfeinberg.com 476 9 th Street	
.	Oakland, CA 94607	
8	Telephone: (510) 839-6824 Facsimile: (510) 839-7839	
9	HANSON BRIDGETT LLP	
10	RAYMOND F. LYNCH, SBN 119065	
11	rlynch@hansonbridgett.com LAWRENCE M. CIRELLI, SBN 114710	
12	lcirelli@hansonbridgett.com STEPHEN B. PECK, SBN 72214	
13	speck@hansonbridgett.com MATTHEW J. PECK, SBN 287934	
	mpeck@hansonbridgett.com	
14	425 Market Street, 26th Floor San Francisco, CA 94105	
15	Telephone: (415) 777-3200 Facsimile: (415) 541-9366	
16	Attorneys for Defendant	
17	CONTŘA COSTA COUNTY	
18	UNITED STATES DISTRICT COURT	
19	NORTHERN DISTRICT OF CALIFORNIA	
20		
21	RETIREE SUPPORT GROUP OF CONTRA	CASE NO. C 12-00944 JST
22	COSTA COUNTY,	STIPULATION EXTENDING CASE
23	Plaintiff,	DEADLINES AND [PROPOSED] ORDER
24	v.	Judge: Hon. Jon S. Tigar
	CONTRA COSTA COUNTY,	
25	Defendant.	
26		
27	This is a complex case involving claims brought by Plaintiff Retiree Support Group of	
28	Contra Costa County ("RSG") on behalf of retire	es of Defendant Contra Costa County (the

"County") (collectively, the "Parties") claiming a vested right in certain healthcare subsidies as is more fully stated in Plaintiff's First Amended Complaint.

The Parties have engaged in substantial discovery and there still remains a significant amount of discovery to be completed before this case is ready for trial;

RSG and the County have agreed to engage in mediation and to devote their best efforts to that process, which will be complex and time consuming given the nature of this case;

The Parties wish to continue the trial date for 6.5 months (201 days), and to continue case deadlines accordingly, to allow the Parties sufficient time to explore settlement through mediation;

The Court's Scheduling Orders provide the present case deadlines (Dkts. 91, 97 and 112);

The Parties, by and through their respective counsel of record, hereby stipulate and agree that there is good cause to continue all case deadlines as follows pursuant to Federal Rule of Civil Procedure 16 and Civil Local Rule 16-10 and request the Court approve and so order:

Event	Deadline
Case Management Conference	9/3/15
Expert disclosures	9/14/15
Fact discovery cut-off	10/12/15
Expert rebuttal	10/14/15
Expert discovery cut-off	10/30/15
Deadline to file dispositive motions	11/6/15
Pretrial conference statement due	1/5/16
Pretrial conference	1/12/16 at 2:00 p.m. or such other date available on the Court's schedule
	1/22/16 at 2:00 p.m.
Bench trial	2/15/16 at 8:30 a.m. or such other date available on the Court's trial schedule

///

///

1	///	
2		
3	IT IS SO STIPULATED.	
4	DATED: March 3, 2015	LEWIS, FEINBERG, LEE, RENAKER & JACKSON, P.C.
5		
6		By:/s/ ANDREW LAH
7		ANDREW LAH Attorneys for Plaintiff
8		RETIREE SUPPORT GROUP OF CONTRA COSTA COUNTY
9		
10	DATED: March 3, 2015	HANSON BRIDGETT LLP
11		
12		By:/ _S / RAYMOND F. LYNCH
13		Attorneys for Defendant CONTRA COSTA COUNTY
14		
15		
16	IT IS SO ORDERED.	and Trien
17	Dated: March 5, 2015	HONORABLE JON S. TIGAR
18		United States District Court Judge
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

10896284.6

SIGNATURES UNDER GENERAL ORDER NO. 45

Pursuant to General Order No. 45 of the United States District Court, Northern District of California, I, Raymond F. Lynch—the ECF User whose User ID and Password are used in the filing of this document—hereby attest that the concurrence to the filing of this document has been obtained from each of the other signatories to this document.

7 Raymond F. Lynch