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16			
17	UNITED STATES DISTRICT COURT		
NORTHERN DISTRICT OF CALIFORNIA		ICT OF CALIFORNIA	
19			
20	RETIREE SUPPORT GROUP OF CONTRA COSTA COUNTY,	CASE NO. C 12-00944 JST	
21	Plaintiff,	STIPULATION REGARDING DISCOVERY LIMITS AND CASE DEADLINES AND INDODOSEDLO DEPE	
22	V.	DEADLINES AND [PROPOSED] ORDER	
23	CONTRA COSTA COUNTY,	Judge: Hon. Jon S. Tigar	
24	Defendant.		
25			
26	WHEREAS, the parties have diligently engaged in discovery and have substantially		
27	completed document discovery;		
28	WHEREAS, the parties have only taken one deposition (out of a total of, most likely, 30-		

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27 28 40) and anticipate propounding additional Interrogatories;

WHEREAS, Plaintiff and Defendant anticipate filing motions to compel production of documents that have been withheld on the basis of privilege after they have exhausted meet and confer efforts:

WHEREAS, the parties wish to continue to meet and confer on these and other discovery matters and resolve as many discovery issues as possible without Court intervention;

WHEREAS, the parties have reached a compromise regarding the disputed issues set forth in their most recent Joint Case Management Statement (Dkt. 91), and no longer need the Court's assistance in resolving these disputes;

NOW THEREFOR, the parties, by and through their respective counsel of record, hereby stipulate and agree to the following:

- (1) Plaintiff and Defendant may each propound up to 40 interrogatories without first obtaining leave of the Court.
- (2) Plaintiff and Defendant may each take up to 20 depositions without first obtaining leave of the Court.
- (3) Plaintiff agrees not to pursue its objection to Defendant's temporal limitation on document production, provided Plaintiff is also not required to produce documents created after July 1, 2011, and provided Defendant agrees to produce the most recent set of Memoranda of Understanding and Salary Resolutions.
- (4) All case deadlines will be extended as follows:

Event	Deadline
Fact discovery cut-off	1/20/15
Expert disclosures	2/23/15
Expert rebuttal	3/12/15
Expert discovery cut-off	4/9/15
Deadline to file dispositive motions	5/7/15
Pretrial conference statement due	6/22/15

1 2	Pretrial conference	6/30/15 at 2:00 p.m. or such other date available on the Court's schedule
3	Bench trial	7/20/15 at 8:30 a.m. or such other date available on the Court's trial schedule
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5	IT IS SO STIPULATED.	
6	DATED: June 2, 2014	LEWIS, FEINBERG, LEE, RENAKER & JACKSON, P.C.
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8		By: /s/Nina Wasow
9		NINA WASOW Attorneys for Plaintiff
10		RETIREE SUPPORT GROUP OF CONTRA
11		COSTA COUNTY
12	DATED: June 2, 2014	HANSON BRIDGETT LLP
13		
14		By:/s/Raymond Lynch
15		RAYMOND F. LYNCH Attorneys for Description
16		Attorneys for Letendary CONTRACOS COLUMN
17	IT IS SO ORDERED.	
18	Dated: June 4, 2014	IT IS SO ORDERED
19	Dutou. 00 <u>110 - ,</u> 2011	5 17 15 50 IR 4 Udge
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21		Judge Jon S. Tigar
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23		FERN DISTRICT OF CE
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SIGNATURES UNDER GENERAL ORDER NO. 45

Pursuant to General Order No. 45 of the United States District Court, Northern District of
California, I, Nina Wasow—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.

/s/Nina Wasow
Nina Wasow

Nina Wasow