2 3 4	INTUITIVE SURGICAL, INC. UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA			
11	ILLINOIS UNION INSURANCE COMPANY, an Illinois corporation,	CASE NO.: 3:13-cv-04863-JST CASE NO.: 3:15-cv-04834-JST		
12 13	Plaintiff,	JOINT STIPULATION TO EXTEND DEADLINE FOR INTUITIVE'S		
14	V.	OPPOSITION TO ILLINOIS UNION'S MOTION TO BIFURCATE AND		
15	INTUITIVE SURGICAL, INC., a Delaware corporation,	MOTION TO REVERSE ORDER OF PROOF; AND		
16	Defendant.	[PROPOSED] ORDER		
 17 18 19 20 21 22 23 24 	INTUITIVE SURGICAL, INC., a Delaware corporation, Plaintiff, v. ILLINOIS UNION INSURANCE COMPANY, an Illinois corporation; NAVIGATORS SPECIALTY INSURANCE CO., a New York corporation, Defendants.	Trial Date: June 19, 2017 Hearing Date: May 26, 2017 Time: 2:00 p.m. Location: Courtroom 2, 4 th Floor Oakland Courthouse		
24 25 26 27 28	JOINT STIPULATION TO EXTEND DEADLINE FOR O MOTIONS TO BIFURCATE AND REVERSE ORDER O			

Intuitive Surgical, Inc. ("Intuitive") and Illinois Union Insurance Company ("Illinois Union")
 respectfully jointly stipulate, pursuant to Civil Local Rules 6-1(b), 6-2, and 7-12, to extend the
 current deadline for Intuitive's oppositions to Illinois Union's Motion to Bifurcate and Motion to
 Reverse the Order of Proofs until May 9, 2017.

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WHEREAS, the parties have a pretrial conference scheduled for May 26, 2017;

6 WHEREAS, Illinois Union filed two pretrial motions on April 21, 2017 (ECF No. 212
7 (Illinois Union Insurance Company's Notice of Motion and Motion to Bifurcate Extra-Contractual
8 from Contractual Claims); ECF No. 213 (Illinois Union Insurance Company's Notice of Motion and
9 Motion to Reverse the Order of Proofs)) to be heard on May 26, 2017, in order to comport with the
10 Northern District of California's 35-day briefing schedule (see Local Rule 7-2);

WHEREAS, under that briefing schedule, Intuitive's oppositions to both motions are due on
May 5, 2017, and Illinois Union's replies to Intuitive's oppositions are due on May 12, 2017;

WHEREAS, Illinois Union's motions are, in part, premised on the idea that Illinois Union
would be stipulating to certain elements of Intuitive's breach of contract claims;

15 WHEREAS, Illinois Union has yet to provide such a draft stipulation to Intuitive,

16 WHEREAS, Illinois Union has indicated that it will provide such a draft stipulation to
17 Intuitive by Friday, May 5, 2017;

18 WHEREAS, in order to potentially streamline the arguments in Illinois Union's pretrial
19 motions, the parties agree that it will be beneficial to wait until Illinois Union provides Intuitive with
20 a draft stipulation to consider before Intuitive opposes Illinois Union's motions;

21 WHEREAS, Illinois Union agrees to meet the original deadline for its replies to Intuitive's
22 oppositions (May 12, 2017);

23 NOW THEREFORE, the parties, through the undersigned counsel, hereby stipulate with
24 respect to the deadlines previously imposed in Case Nos. 3:13-cv-04863-JST as follows:

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 That the current deadline for Intuitive's oppositions to Illinois Union's Motion to Bifurcate and Motion to Reverse the Order of Proofs be extended until May 9, 2017.
 The parties' proposed time modifications would impact the deadlines in Case Nos. 3:13-cv-

04863-JST as follows: 28

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2 3		Event	Current Schedule	New Schedule	
4 5		Intuitive's Oppositions to Illinois Union's Motion to Bifurcate and Motion to Reverse the Order of Proofs	5/5/2017	5/9/2017	
6 7 8		Illinois Union's Replies to Intuitive's Oppositions to Illinois Union's Motion to Bifurcate and Motion to Reverse the Order of Proofs	5/12/2017	No change	
9 10 11		Hearing on Illinois Union's Motion to Bifurcate and Motion to Reverse the Order of Proofs	5/26/2017	No change	
12 13 14	DATED: May 4, 2017 SKADDEN, ARPS, SLATE, MEAGHER & FLOM LL				
15 16	By: /s/ Allen Ruby Attorneys for Plaintiff/Defendant INTUITIVE SURGICAL, INC.				
17 18	DATED: May 4, 2017 COZEN O'CONNER				
19 20	By: /s/ Charles Wheeler Attorneys for Defendant/Plaintiff ILLINOIS UNION INSURANCE COMPANY				
21 22	Pursuant to Civil Local Rule 5-1(i), the filer attests that concurrence in the filing of this				
23 24		locument has been obtained from the signatories		/s/ Allen Ruby	
25 26 27					
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		OINT STIPULATION TO EXTEND DEADLINE FOR C MOTIONS TO BIFURCATE AND REVERSE ORDER O		CASE NOS. 3:13-CV-04863-JST 3:13-CV-04834-JST	

1	[PROPOSED] ORDER			
2	PURSUANT TO THE FOREGOING STIPULATION OF THE PARTIES, IT IS			
3	ORDERED THAT:			
4	The deadline for Intuitive Surgical Inc's oppositions to Illinois Union's Insurance			
5	Company's ("Illinois Union") Motion to Bifurcate Extra-Contractual from Contractual Claims (ECF			
6	No. 212) and Illinois Union's Motion to Reverse the Order of Proofs (ECF No. 213) is extended to			
7	May 9, 2017. The deadlines for Illinois Union's replies to both motions remain the same.			
8	DATED: May 4, 2017 By: The Honorable Jon & Tigar			
9	United States District Court Judge			
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	1 PROPOSED ORDER CASE NOS. 3:13-CV-04863-JST; 2 12 CV-04863-JST;			
	3:13-CV-04834-JSŤ			