1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	IRWIN M. ZALKIN, ESQ. (SBN 89957) DEVIN M. STOREY, ESQ. (SBN 234271) ALEXANDER S. ZALKIN, ESQ. (SBN 280813) RYAN M. COHEN, ESQ, (SBN 261313) The Zalkin Law Firm, P.C. 12555 High Bluff Drive, Suite 301 San Diego, CA 92130 Tel: 858-259-3011 Fax: 858-259-3015 Email: irwin@zalkin.com dms@zalkin.com alex@zalkin.com ryan@zalkin.com Attorneys for Plaintiffs	 BRADLEY S. PHILLIPS (SBN 85263) brad.phillips@mto.com HAILYN J. CHEN (SBN 237436) hailyn.chen@mto.com SARA N. TAYLOR (SBN 288573) sara.taylor@mto.com MUNGER, TOLLES & OLSON LLP 355 South Grand Avenue, Thirty-Fifth Floor Los Angeles, California 90071-1560 Telephone: (213) 683-9100 Facsimile: (213) 687-3702 JESLYN A. EVERITT (SBN 274701) jeslyn.everitt@mto.com MUNGER, TOLLES & OLSON LLP 560 Mission Street, Twenty-Seventh Floor San Francisco, California 94105-2907 Telephone: (415) 512-4000 Facsimile: (415) 512-4077 CHARLES F. ROBINSON (SBN 113197) charles.robinson@ucop.edu MARGARET L. WU (SBN 184167) margaret.wu@ucop.edu SONYA SANCHEZ (SBN 247541) sonya.sanchez@ucop.edu UNIVERSITY OF CALIFORNIA Office of the General Counsel 1111 Franklin Street, 8th Floor Oakland, CA 94607-5200 Telephone: (510) 987-9800 		
16 17		Facsimile: (510) 987-9757		
17		Attorneys for Defendants		
18	UNITED STATES	DISTRICT COURT		
20	NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION			
20	SOFIE KARASEK, individually; NICOLETTA COMMINS, individually;	Case No. 3:15-cv-03717-WHO		
22	ARYLE BUTLER, individually,	STIPULATION AND ORDER TO STAY DISCOVERY AND CONTINUE THE		
23	Plaintiffs,	PRETRIAL SCHEDULE		
24	VS.	Judge: Hon. William H. Orrick		
25	THE REGENTS OF THE UNIVERSITY OF CALIFORNIA, a public entity, and DOES 1			
26	through 100, inclusive,			
27	Defendants.			
28				
	-1-			
	STIPULATION AND ORDER TO CO	ONTINUE THE PRETRIAL SCHEDULE Dockets.Justia		

1	Pursuant to Local Rule 6-2, the parties to the above entitled action, by and through their					
2	respective counsel of record, hereby stipulate as follows:					
3	3 WHEREAS, Plaintiffs filed their	WHEREAS, Plaintiffs filed their Fourth Amended Complaint on September 1, 2016 (Dkt.				
4	4 No. 83), Defendant moved to dismiss Pl	No. 83), Defendant moved to dismiss Plaintiffs Karasek's and Commins's claims on October 3,				
5	5 2016 (Dkt. No. 87), and the Court grant	2016 (Dkt. No. 87), and the Court granted the motion to dismiss without leave to amend on				
6	December 22, 2016 (Dkt. No. 96);					
7	WHEREAS, on February 23, 2017, this Court ordered the below pretrial schedule (Dkt. No.					
8	103);					
9	WHEREAS, the parties met and conferred regarding ADR and agreed to engage in private					
10	mediation by June 30, 2017, and the Court subsequently ordered mediation by this date (Dkt. No.					
11						
12	WHEREAS, the parties scheduled a mediation with Michael Moorhead of Judicate West to					
13	occur on June 30, 2017;					
14	4 WHEREAS, in late June 2017, N	WHEREAS, in late June 2017, Mr. Moorhead's office informed the parties that he would				
15	need to postpone the mediation until September 2017 due to medical reasons;					
16		WHEREAS, the parties are in the process of determining an alternate date in September				
17						
18	WHEREAS, these pretrial deadlines were previously modified once by the stipulation and					
19						
20	WHEREAS, a stay of discovery and four-month extension of the pretrial deadlines would					
21		enable the parties participate in Private ADR with the agreed upon mediator.				
22		IT IS HEREBY STIPULATED between Plaintiffs and Defendant, by and through their				
23		undersigned attorneys, that the pretrial dates shall be extended by approximately 4 months as				
24						
25		rent Date	Stipulated Date			
26	Drivete ADD deadline	e 30, 2017	October 30, 2017			
27	Fact discovery cutoff Sept	tember 8, 2017	January 8, 2018			
28	Expect disclosure Octo	ober 20, 2017	February 20, 2018			
20		-2-	3:15-cv-03717-WHO			
	STIPULATION AND ORDER TO CONTINUE THE PRETRIAL SCHEDULE					

1	Expert rebuttal	November 17, 2017	March 16, 2018		
2	Expert discovery cutoff	January 4, 2018	May 4, 2018		
3	Dispositive motions heard by	March 7, 2018	July 13, 2018		
	Pretrial Conference	May 14, 2018 at 2:00pm	September 17, 2018, at 2:00pm		
4	Trial	June 4, 2018 at 8:30am	October 8, 2018, at 8:30am		
5					
6	Respectfully submitted,				
7	DATED: June 28, 2017	MUNGER, TOLLES & OLSON LLP			
8		BRADLEY S. PHILLIPS HAILYN J. CHEN			
9	JESLYN A. EVERITT				
10		SARA N. TAY	LOR		
			n A. Everitt		
11		JESLYN A. EV Attorneys for Defend			
12		-			
13	DATED: June 28, 2017	THE ZALKIN LAW	FIRM		
14		IRWIN M. ZAI DEVIN M. STO			
15		ALEXANDER			
16		RYAN M. COH	IEN		
17					
18		By: /s/Alexa	ander S. Zalkin		
19	ALEXANDER S. ZALKIN				
	Attorneys for Plaintiffs				
20					
21		<u>ORDER</u>			
22		ORDER			
23	PURSUANT TO STIPULATION Trial Date: November 13, 2018 a		odified below:		
24	That Date. November 15, 2018 a				
25	Dated: June 30, 2017	U /W	. Le		
26		WILLIAM H. OR			
		UNITED STATES	S DISTRICT JUDGE		
27					
28		2			
	STIPULATION AN	-3- ID ORDER TO CONTINUE THE P	3:15-cv-03717-WHO PRETRIAL SCHEDULE		

1	ATTESTATION CLAUSE				
2	I attest under penalty of perjury that concurrence in the filing of this document has been				
3	obtained from the above signatories.				
4					
5	Dated: June 28, 2017By:/s/ Jeslyn A. EverittJeslyn A. Everitt				
6	Attorneys for Defendant				
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	STIPULATION AND ORDER TO CONTINUE THE PRETRIAL SCHEDULE				