		39: A			
	3 4 5 6 7	LINDA WENDELL HSU (SBN 162971) lhsu@selmanlaw.com MARK E. INBODY (SBN 180862) minbody@selmanlaw.com REBEKAH SHAPIRO (SBN 262834) rshapiro@selmanlaw.com SELMAN BREITMAN LLP 33 New Montgomery, Sixth Floor San Francisco, CA 94105-4537 Telephone: 415.979.0400 Facsimile: 415.979.2099 Attorneys for Plaintiff NATIONWIDE MUTUAL INSURANCE COM	ſPANY		
	8	UNITED STATES DISTRICT COURT			
	9	NORTHERN DISTRICT OF CALIFORNIA			
	200	NATIONWIDE MUTUAL INSURANCE COMPANY,	Case No. 3:15-CV-05503-RS STIPULATION TO AMEND CASE		
	12	Plaintiff,	SETTING DISCOVI	CHEDULING ORDER AND ERY DEADLINE AND	
	13	V.	[PROPOSED] ORDI	ER .	
	14	CERTAIN UNDERWRITERS AT LLOYD'S, LONDON,	Judge:	Richard Seeborg	
	16	Defendant.	Complaint Filed: Motion Cut-Off: Trial Date:	December 1, 2015 August 3, 2017 November 13, 2017	
17					
	18	A S B			
	19	[Docket # 74].			
	20	2. WHEREAS, the parties wish to avoid the time and expense of retaining experts			
	21	on issues that will be resolved through the motions for summary judgment.			
	22	THEREFORE the parties agree and request that the Court amend its April 27, 2017 Order			
,	23	on the parties' Stipulation to Amend Case Management Scheduling Order and Setting Motion and			
	24	Discovery Deadlines [Docket # 59] to set the following new deadline:			
	25				
1	26				
,	27	///			
1	28	3 T			
		STIPULATION TO AMEND CASE MANAGEMENT SCHEDULING ORDER AND SETTING DISCOVERY			

1	On or before July 13, 2017, parties will designate experts in accordance with Federal Rule		
2	of Civil Procedure 26(a)(2).	ē	
3	e e		
4	DATED: June 14, 2017	SELMAN BREITMAN LLP	
5			
6		n //n 1 1 1 n o	
7	Σ)	By: /s/ Rebekah R. Shapiro LINDA WENDELL HSU MARK E DIRODY	
8		MARK E. INBODY REBEKAH SHAPIRO	
9		Attorneys for Plaintiff NATIONWIDE MUTUAL INSURANCE	
10		COMPANY	
11	DATED: June 14, 2017	COCHRAN, DAVIS & ASSOCIATES, P.C.	
12	DATED. Julie 14, 2017	COCHRAN, DAVIS & ASSOCIATES, F.C.	
13			
14		By: /s/ Lisa Kralick Hansen JOAN COCHRAN	
15		LISA KRALICK HANSEN Attorneys for Defendant	
16		CERTAIN UNDERWRITERS AT LLOYD'S, LONDON	
17		2	
18 19	[PROPOSE	ED] ORDER	
20	Having reviewed the Stipulation to Amend Case Management Scheduling Order and		
21	Setting Discovery Deadline, and good cause appearing, IT IS HEREBY ORDERED as follows:		
22	On or before July 13, 2017, parties will designate experts in accordance with Federal Rule		
23	of Civil Procedure 26(a)(2).		
24	All other deadlines and orders to remain unchanged.		
25			
26	Dated: _6/19, 2017	0.1.191	
27	DYC	CHARD SEEDORG	
28	RICHARD SEEBORG United States District Judge		
	2 STIPULATION TO AMEND CASE MANAGEMENT SCHEDULING ORDER AND SETTING DISCOVERY		

DEADLINE, AND [PROPOSED] ORDER

3:15-CV-05503-RS