1	ROBERT R. POWELL, SBN 159747	
2	SARAH E. MARINHO, SBN 293690 POWELL & ASSOCIATES	
3	925 West Hedding Street	
4	San Jose, California 95126 T: (408) 553-0201 F: (408) 553-0203	
5	E: rpowell@rrpassociates.com	
6	Attorneys for Plaintiffs	
7		
8	IN THE UNITED STAT	ES DISTRICT COURT
9	FOR THE NORTHERN DI	STRICT OF CALIFORNIA
10	GEORGE COLLINS, et al.,	Case No. 16-cv-05629-EMC
11	Plaintiffs,	STIPULATION AND [PROPOSED]
12	vs.	ORDER TO AMEND CASE MANAGEMENT AND PRE-TRIAL
13		ORDER FOR JURY TRIAL
14	COUNTY OF SAN MATEO, et al.,	
15	Defendants.	

RECITALS

The parties, through counsel, appeared on 10/3/17 for a Scheduling Conference with the Court. As a result, the Court filed a Case Management And Pre-Trial Order For Jury Trial (Dkt. 58 – "Pre-Trial Order") specifying typical pre-trial orders regarding discovery cut-off dates, expert report exchange dates, trial, etc.

Counsel consulted thereafter, and based on a significant travel plan of Defendants' Counsel Mr. Levy in the month of May 2018, and a rather difficult alignment in the original Pre-Trial Order of the opening Expert Reports being due the same date as the Fact Discovery Cut-off (4/19/18), Counsel are jointly stipulating, and asking this Court to agree to amend the Pre-Trial Order as set forth in the attached submission (Exhibit A) of a completed and ready-

Stipulation of the Parties and [Proposed] Order re: Amend Pre-Trial Order Collins, et al. v. County of San Mateo, et al. U.S. District Court – Northern District Case No. 16-cv-05629-TEH

Ro Att Dated: October 24, 2017 /s Da Att Pur atte sign [PROPOSED] OF The Court hereby adopts the Stipulation of the p Amended Case Management And Pre-Trial Order For	ere made; from 4/19/18 to 3/9/18 from 4/19/18 to 3/23/18 from 5/10/18 to 4/13/18 18 to 5/3/18 s/ Robert R. Powell pert R. Powell pert R. Powell princy for Plaintiffs <u>David A. Levy</u> vid A. Levy, Deputy County Counsel princy for Defendants	
 1 – The Non-Expert Discovery Cut-off moved f 2 – Exchange of Expert opening reports moved 3 – Exchange of Expert rebuttal reports moved i 4 – Expert Discovery Cut-Off moved from 5/31 IT IS SO STIPULATED Dated: October 24, 2017 Att Dated: October 24, 2017 Jated: October 24, 2017<th>From 4/19/18 to 3/9/18 From 4/19/18 to 3/23/18 from 5/10/18 to 4/13/18 18 to 5/3/18 S/ Robert R. Powell bert R. Powell bert R. Powell bert R. Powell bert Plaintiffs <u>David A. Levy</u> vid A. Levy, Deputy County Counsel berney for Defendants suant to L.R. 5-1(i)(3), the filer of this document the tast that he has received the concurrence of this</th>	From 4/19/18 to 3/9/18 From 4/19/18 to 3/23/18 from 5/10/18 to 4/13/18 18 to 5/3/18 S/ Robert R. Powell bert R. Powell bert R. Powell bert R. Powell bert Plaintiffs <u>David A. Levy</u> vid A. Levy, Deputy County Counsel berney for Defendants suant to L.R. 5-1(i)(3), the filer of this document the tast that he has received the concurrence of this	
2 – Exchange of Expert opening reports moved 3 – Exchange of Expert rebuttal reports moved i 4 – Expert Discovery Cut-Off moved from 5/31 IT IS SO STIPULATED Dated: October 24, 2017 Dated: October 24, 2017 Dated: October 24, 2017 Dated: October 24, 2017 Dated: October 24, 2017 The Court hereby adopts the Stipulation of the property of the Stipulatic the S	From 4/19/18 to 3/23/18 rom 5/10/18 to 4/13/18 18 to 5/3/18 <u>s/ Robert R. Powell</u> pert R. Powell pert R. Powell porney for Plaintiffs <u>David A. Levy</u> vid A. Levy, Deputy County Counsel princy for Defendants suant to L.R. 5-1(i)(3), the filer of this document that the has received the concurrence of this	
3 – Exchange of Expert rebuttal reports moved a 4 – Expert Discovery Cut-Off moved from 5/31 IT IS SO STIPULATED Dated: October 24, 2017 Dated: October 24, 2017 Dated: October 24, 2017 Composed and the standard st	rom 5/10/18 to 4/13/18 18 to 5/3/18 <u>5/ Robert R. Powell</u> pert R. Powell pert R. Powell porney for Plaintiffs <u>David A. Levy</u> vid A. Levy, Deputy County Counsel prney for Defendants muant to L.R. 5-1(i)(3), the filer of this document that he has received the concurrence of this	
4 – Expert Discovery Cut-Off moved from 5/31 IT IS SO STIPULATED Dated: October 24, 2017 Dated: October 24, 2017 Dated: October 24, 2017	18 to 5/3/18 <u>s/ Robert R. Powell</u> pert R. Powell prney for Plaintiffs <u>David A. Levy</u> vid A. Levy, Deputy County Counsel prney for Defendants muant to L.R. 5-1(i)(3), the filer of this document that he has received the concurrence of this	
4 – Expert Discovery Cut-Off moved from 5/31 IT IS SO STIPULATED Dated: October 24, 2017 Dated: October 24, 2017 Dated: October 24, 2017	18 to 5/3/18 <u>s/ Robert R. Powell</u> pert R. Powell prney for Plaintiffs <u>David A. Levy</u> vid A. Levy, Deputy County Counsel prney for Defendants muant to L.R. 5-1(i)(3), the filer of this document that he has received the concurrence of this	
IT IS SO STIPULATED Dated: October 24, 2017 Dated: Oct	s/ Robert R. Powell bert R. Powell borney for Plaintiffs <u>David A. Levy</u> vid A. Levy, Deputy County Counsel borney for Defendants suant to L.R. 5-1(i)(3), the filer of this document that he has received the concurrence of this	
Dated: October 24, 2017 Ro Att Dated: October 24, 2017 Dated: October 24, 2017 Pur atte sign [PROPOSED] OF The Court hereby adopts the Stipulation of the pr Amended Case Management And Pre-Trial Order For	bert R. Powell borney for Plaintiffs <u>David A. Levy</u> vid A. Levy, Deputy County Counsel borney for Defendants borney for Defendants bruant to L.R. 5-1(i)(3), the filer of this document sts that he has received the concurrence of this	
Ro Att Dated: October 24, 2017 /S Da Att Pur atte sign [PROPOSED] OF The Court hereby adopts the Stipulation of the p Amended Case Management And Pre-Trial Order For	bert R. Powell borney for Plaintiffs <u>David A. Levy</u> vid A. Levy, Deputy County Counsel borney for Defendants borney for Defendants bruant to L.R. 5-1(i)(3), the filer of this document sts that he has received the concurrence of this	
Da Att Pur atte sign [PROPOSED] OF The Court hereby adopts the Stipulation of the p Amended Case Management And Pre-Trial Order For	vid A. Levy, Deputy County Counsel orney for Defendants muant to L.R. 5-1(i)(3), the filer of this document sts that he has received the concurrence of this	
atte sign [PROPOSED] OF The Court hereby adopts the Stipulation of the p Amended Case Management And Pre-Trial Order For	sts that he has received the concurrence of this	
The Court hereby adopts the Stipulation of the p Amended Case Management And Pre-Trial Order For		
Amended Case Management And Pre-Trial Order For	DER	
	arties hereinabove, and orders the	
be signed and filed, replacing the Pre-Trial Order at D	Jury Trial as attached to this Stipulation	
	be signed and filed, replacing the Pre-Trial Order at Docket #58, as the operative Case	
Management And Pre-Trial Order For Jury Trial.		
IT IS SO ORDERED	\mathcal{O}	
	N. EDWARD M. CHEN J. DISTRICT COURT JUDGE	
Stipulation of the Parties and [Proposed] Order re: Amend Pre-Tri		