1	DENNIS J. HERRERA, State Bar #139669				
2	City Attorney CHERYL ADAMS, State Bar #164194				
3	Chief Trial Deputy SEAN F. CONNOLLY, State Bar #152235				
4	REBECCA A. BERS, State Bar #287111 Deputy City Attorneys				
5	Fox Plaza 1390 Market Street, Sixth Floor				
6	San Francisco, California 94102-5408 Telephone: (415) 554-3863 [Connolly]				
7	Telephone: (415) 554-4224 [Bers] Facsimile: (415) 554-3837				
8	Email:sean.connolly@sfcityatty.orgEmail:rebecca.bers@sfcityatty.org				
8 9	Linan. Teoceca.oers@stertyatty.org				
10	Attorneys for Defendants CITY AND COUNTY OF SAN FRANCISCO,				
	OFFICER MICHAEL MELLONE, AND SGT. NATE STEGER				
11	SOL NATE STEUER				
12	UNITED STATES DISTRICT COURT				
13	NORTHERN DISTRICT OF CALIFORNIA				
14	FIDELIA DEL CARMEN MAY CAN, an	Case No. 16-cv-0577	71 JCS		
15	individual, ROSANA GUADALUPE GONGORA MAY, an individual, LUIS		CONTINUE CERTAIN		
16	RODOLFO GONGORA MAY, an individual, ANGEL DE JESUS MAY, an individual, as	PRETRIAL DATE	S; [PROPOSED] ORDER		
17	individuals and co-successors-in-interest to Decedent LUIS DEMETRIO GONGORA	Trial Date:	October 21, 2019		
18	PAT,				
19	Plaintiffs,				
20	VS.				
21	CITY AND COUNTY OF SAN FRANCISCO, a municipal corporation;				
22	MICHAEL MELLONE, individually and in his capacity as a City of San Francisco Police				
23	Officer; NATE STEGER, individually and in his capacity as a City of San Francisco Police				
24	Sergeant; and DOES 1-50, inclusive,				
25	Defendants.				
26]			
27					
28					
	Stip to Modify CM and Pretrial Order Can, et al. v. CCSF, et al., No. 16-05771 JCS (RMI)	1	n:\lit\li2016\161073\01306476.docx		
			Dockets.Jus		

PURSUANT TO THE COURT AND TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

IT IS HEREBY STIPULATED by and between plaintiffs FIDELIA DEL CARMEN MAY CAN, et al, and Defendants CITY AND COUNTY OF SAN FRANCISCO, et al, through their counsel of record, that the pre-trial order should be set as follows:

Deadline	Proposed Date
Outstanding written discovery responses	October 4, 2018
Fact Discovery Cut-Off (Deposition and IME Only)	January 31, 2019
Expert Disclosure Date	February 8, 2019
Rebuttal Expert Disclosure Date	February 22, 2019
Expert Discovery Cut-Off	March 15, 2019
MSJ/Daubert Motion Filing Deadline	May 10, 2019
MSJ/Daubert Opposition	May 24, 2019
MSJ/Daubert Reply	May 31, 2019
Dispositive/Daubert Motions Hearing Date	July 19, 2019
Exchange Motions in Limine (per pretrial order)	September 11, 2019
File Joint Pretrial Documents (per pretrial order)	September 11, 2019
Oppositions to Motions in Limine (per pretrial order)	September 20, 2019
Objections to Exhibits (per pretrial order)	October 1, 2019
Pretrial Conference (per Dkt. 71)	October 11, 2019
Trial Date (per Dkt. 71)	October 21, 2019

Although the Court specified that dispositive motions must be heard not less than 90 days before the pretrial conference, the parties request a minor accommodation to that requirement to insure that Mr. Pointer will be available for the hearing. Mr. Pointer is scheduled to begin trial in another matter on July 8, 2019, and expects to be unavailable on July 12, 2019 (90 days before the pretrial

Stip to Modify CM and Pretrial Order Can, et al. v. CCSF, et al., No. 16-05771 JCS (RMI)

1	conference), but available by July 19, 2019.		
2	The parties further advise the Court that Judge Illman has set a status call for Wednesday,		
3	October 10, 2018, at which time the parties expect to agree on a date for a further settlement		
4	conference. (See Dkt. No. 73.)		
5	Dated: October 5, 2018		
6	DENNIS J. HERRERA City Attorney		
7	CHERYL ADAMS Chief Trial Attorney		
8	SEAN F. CONNOLLY REBECCA A. BERS		
9	Deputy City Attorney		
10	By: <u>/s/ Rebecca A. Bers</u> REBECCA A. BERS		
11	Attorneys for Defendants		
12	CITY AND COUNTY OF SAN FRANCISCO, ET AL.		
13	Dated: October 5, 2018		
14	LAW OFFICES OF JOHN L. BURRIS		
15	By: /s/ Adante Pointer		
16	ADANTE POINTER		
17	Attorneys for Plaintiffs		
18	FIDELIA DEL CARMEN MAY CAN, et al.		
19			
20			
21			
22 23			
23			
24			
26			
27			
28			
	Stip to Modify CM and Pretrial Order 3 n:\lit\li2016\161073\01306476.doc: Can, et al. v. CCSF, et al., No. 16-05771 JCS (RMI)		

1	[PROPOSED] ORDER		
2	GOOD CAUSE APPEARING, pursuant to stipulation, IT IS HEREBY ORDERED that the		
3	Case Management and Pretrial Order dated January 10, 2018 is modified as follows:		
4	Outstanding written Discovery Responses: October 4, 2018		
5	Deadline to complete fact depositions: January 31, 2019		
6	Disclosure of expert witnesses: February 8, 2019		
7	Disclosure of rebuttal experts: February 22, 2019		
8	Deadline to complete expert discovery: March 15, 2019		
9	Hearing for dispositive motions: July 19, 2019		
10			
11	Dated: <u>10/09/2018</u>		
12	nca		
13	HON PRABLE JOSEPH C. SPERO		
14	UNITED STATES MAGISTRATE JUDGE		
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
	Stip to Modify CM and Pretrial Order 4 n:\lit\li2016\161073\01306476.docx Can, et al. v. CCSF, et al., No. 16-05771 JCS (RMI) 4 161073\01306476.docx		

l