	l .				
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10	Attorneys for Defendant WELLPET LLC				
11					
12	[Additional Counsel on Signature Page]				
13	UNITED STATES DISTRICT COURT				
14	NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO DIVISION				
15	DANIEL ZEIGER, Individually and on Behalf	Case No. 4:17-cv-04056-WHO			
16	of All Others Similarly Situated,	<u>CLASS ACTION</u>			
17	Plaintiff,	STIPULATION AND [PROPOSED]			
18	V.	ORDER TO FURTHER CONTINUE HEARING DATE ON DEFENDANT'S			
19	WELLPET LLC, a Delaware corporation,	MOTION TO STRIKE ERRATA SHEET CHANGES TO PLAINTIFF DANIEL			
20	Defendant.	ZEIGER'S JULY 27, 2018 DEPOSITION			
21					
22					
23	Pursuant to L.R. 6-1(b), 6-2, and 7-12, the Parties in the above-entitled action hereby enter int				
24	this stipulation with reference to the following facts and recitals:				
25	1. On March 22, 2019, Defendant WellPet LLC filed a Motion to Strike Errata Shee				
26	Changes to Plaintiff Daniel Zeiger's July 27, 2018 Deposition. Dkt. 114.				

On April 12, 2019, Plaintiff filed an opposition to WellPet's Motion to Strike. Dkt. 118.

On May 8, 2019, WellPet filed a reply brief in support of its Motion to Strike. Dkt. 122.

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1	4.	The hearing date on W	VellPet's Motion to Strike is currently set for June 5, 2019. Dkt
2	121.		
3	5.	Private mediation is sch	heduled on July 30, 2019 with JAMS for this matter. Having me
4	and conferred, the Parties agree that it would be most efficient to continue the hearing date o		
5	WellPet's Motion to Strike Errata Sheet Changes to Plaintiff Daniel Zeiger's July 27, 2018 Deposition		
6	until after the Parties complete mediation.		
7	IT IS HEREBY STIPULATED AND AGREED, by the undersigned counsel on behalf of th		
8	Parties, that the hearing date on WellPet's Motion to Motion to Strike Errata Sheet Changes to Plaintif		
9	Daniel Zeiger's July 27, 2018 Deposition shall be continued from June 5, 2019 to November 6, 2019		
10	IT IS	S SO STIPULATED.	
11			
12	Dated: May	20, 2019	Respectfully submitted,
13			SHOOK, HARDY & BACON L.L.P.
14			Dru /-/ Ai. N:l.i
15			By: <u>/s/ Amir Nassihi</u> Amir Nassihi
16			Attorneys for Defendant WellPet LLC
17			WellFet LLC
18	Dated: May	, 20, 2019	Respectfully submitted,
19	Dated. Way	20, 2017	
20			LOCKRIDGE GRINDAL NAUEN P.L.L.P.
21			By: <u>/s/ Steven McKany</u> Steven McKany
22			Attorneys for Plaintiff Daniel Zeiger
23			
24			
25	Certification of Compliance with N.D. Cal. L.R. 5-1(i)(3)		Compliance with N.D. Cal. L.R. 5-1(i)(3)
26		Cei unication of	Computance with 14.12. Cal. L.R. 5-1(1)(5)
27	27		
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1	I hereby certify that pursuant to N.D. Cal. L.R. 5-1(i)(3), I have obtained the authorization
2	from the above signatories to file the above-referenced document, and that the above signatories
3	concur in the filing's content.
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6	By: <u>/s/ Amir Nassihi</u> Amir Nassihi
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## [PROPOSED] ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: May 20, 2019

