	1	RAYMOND J. FULLERTON, ESQ., SBN 219264 MAGDALENA R. MCQUILLA, ESQ., SBN 307578 GEARY, SHEA, O'DONNELL, GRATTAN & MITCHELL, P.C. 90 South E Street, Suite 300 Santa Rosa, California 95404					
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		Santa Kosa, Cantolnia 93404   Telephone: (707) 545-1660   4   Facsimile: (707) 545-1876					
	5	Attorneys for Defendants					
	6 DAVID SITTIG-WATTSON and SEAN HUOT						
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	8	3					
	9	UNITED STATES DISTRICT COURT					
	10	NORTHERN DISTRICT OF CALIFORNIA					
	11	CHRISTOPHER WROTH and MARNI	CASE NO.: 17-cv-05339-JST				
	12	WROTH,	PLAINTIFFS' AND DEFENDANTS'				
	13	Plaintiffs,	<b>STIPULATION TO EXTEND DISCOVERY</b> <b>DEADLINES; ORDER THEREON</b>				
	14	V.	DEADLINES, ORDER IIIEREON				
	15	CITY OF ROHNERT PARK, DAVID SITTIG- WATTSON, SEAN HUOT, MATT HUOT,					
	16	MIKE WERLE, ERIC MATZEN and DOES 1-25,					
	17	7 Defendants.					
	18						
	19	Pursuant to Northern District Local Rule 6-1, and the Court's order of December 7, 2018					
	20	(Doc. #58), plaintiffs CHRISTOPHER WROTH and MARNI WROTH and defendants CITY OF					
	21	ROHNERT PARK, DAVID SITTIG-WATTSON, and SEAN HUOT, through their respective					
	22	counsel, agree and stipulate as follows:					
	23	1. Plaintiffs CHRISTOPHER WROTH and MARNI WROTH filed their Complaint on					
	24	September 14, 2017, and filed a First Amended Complaint on June 19, 2018.					
	25	2. On November 7, 2018, plaintiffs filed a motion for leave to file a Second Amended					
LAW OFFICES OF GEARY, SHEA,	26	Complaint. The motion was granted on December 7, 2018.					
O'DONNELL GRATTAN &	- ' "	3. In its order, the Court granted the motion to amend in part on the grounds that					
MITCHELL P.C.	28	defendants would not suffer undue prejudice because delays in the case schedule would not be					
		- 1 - Stipulation to Extend Discovery Deadlines					

	1	substantial and plaintiffs had agreed to stipulate to reopen fact discovery. (Doc. 58, pp. 4:23-5:5.)					
	2	The Court directed the parties to meet and confer regarding any proposed amendments to the					
	3	deadlines contained in the scheduling order and to then submit a joint stipulation for a new schedule					
	4	containing "all proposed amended deadlines and a plan for additional discovery." (Doc. 58, p.6:5-8.)					
	5	4. Pursuant to their meet and confer efforts, the parties hereby stipulate to extend the					
	6	discovery deadlines as follows:					
	7	A. Defendants will serve additional written discovery by email on or before					
	8	December 21, 2018. Plaintiffs will respond to that discovery by email on or before January 10,					
	9	2019.					
	10	B. S	upplemental	Expert Designation will be extended to February 11, 2019.			
	11	Defendants will serve a Rule 26 report on the newly-added issues on that date.					
	12	C. E	Expert Discov	ery Cut-Off and the Last Day to File Dispositive Motions will			
	13	be extended to March 1, 2019.					
	14	D. A	all other dead	lines in the Court's April 19, 2018 Scheduling Order (Doc. 35)			
	15	remain unchanged.					
	16						
17		IT IS SO STIPULATED.					
LAW OFFICES OF GEARY, SHEA, O'DONNELL GRATTAN & MITCHELL P.C.	18						
	19	Dated: December 19, 2	018	SCOTT LAW FIRM / IZAAK D. SCHWAIGER			
	20			By/s/ Izaak D. Schwaiger IZAAK D. SCHWAIGER			
	21			Attorneys for Plaintiffs CHRISTOPHER WROTH and MARNI WROTH			
	22						
	23	Dated: December 19, 2018		GEARY, SHEA, O'DONNELL, GRATTAN &			
	24	···· · · · · · · · · · · · · · · · · ·		MITCHELL, P.C.			
	25			By /s/ Raymond J. Fullerton			
	26			By /s/ Raymond J. Fullerton RAYMOND J. FULLERTON Attorneys for Defendants			
				CITY ÓF ROHNERT PARK, DAVID SITTIG-WATTSON, SEAN HUOT, MATT			
	28						
		- 2 - Stipulation to Extend Discovery Deadlines					

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4	<b>CIVIL LOCAL RULE 5-1(i)(3) ATTESTATION</b> I hereby attest that concurrence in the filing of this document has been obtained from each				
5	of the other signatories to this document.				
6 7					
8	Dated: December 19, 2018 GEARY, SHEA, O'DONNELL, GRATTAN &				
9	MITCHELL, P.C.				
10					
11	RAYMOND J. FULLERTON Attorneys for Defendants				
12	CITY OF ROHNERT PARK, DAVID SITTIG-WATTSON, SEAN HUOT, MATT				
13	HUOT, MIKE WERLE and ERIC MATZEN				
14	L L L L L L L L L L L L L L L L L L L				
15	PURSUANT TO STIPULATION, IT IS SO ORDERED				
10	5				
17	Date: December 21, 2018				
18					
19	United States District Court Judge				
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22	2				
23	3				
24	ł				
LAW OFFICES OF					
GEARY, <sup>20</sup> SHEA, <sup>20</sup>					
O'DONNELL 27 GRATTAN & MITCHELL					
P.C. 28					
	- 3 - Stipulation to Extend Discovery Deadlines				