FOR THE NORTHERN	CATES DISTRICT COURT DISTRICT OF CALIFORNIA CISCO DIVISION	
TSE ates Attorney TYLER Director T SIMPSON (Va. Bar #27487) al Counsel nt of Justice, Civil Division Sixth Street, Room 244 d, Illinois 62701 e: (202) 514-3495 e: (217) 492-4888 scott.simpson@usdoj.gov L FOR DEFENDANTS ature page for parties represented.) IN THE UNITED ST FOR THE NORTHERN SAN FRAN	DISTRICT OF CALIFORNIA	
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FOR THE NORTHERN SAN FRAN	DISTRICT OF CALIFORNIA	
SAN FRAN		
	CISCO DIVISION	
D COLINTY OF SAN	SAN FRANCISCO DIVISION	
SCO,	No. 3:18-cv-05146-WHO	
Plaintiff,	STIPULATION AND	
V.	ORDER	
EW G. WHITAKER, Acting		
General of the United States, et al.,		
Defendants.		
WHEREAS, defendants' combined opposition to plaintiff's dispositive motion and reply		
in support of defendants' dispositive motion in this case is currently due January 14, 2019, and		
defendants' corresponding filing in the related case of <i>California v. Whitaker</i> , No. 3:18-cv-05169-		
WHO, is due January 16, 2019;		
WHEREAS, plaintiff's reply in support of their dispositive motion in this case is currently		
due January 28, 2019, and California's reply in <i>California v. Whitaker</i> is due January 30, 2019;		
AND WHEREAS, the parties in this case desire to change their forthcoming deadlines to		
coincide with the corresponding deadlines in California v. Whitaker;		
Stipulation and Order No. 3:18-cv-05146-WHO		
	IEREAS, defendants' combined opposed of defendants' dispositive motion in the corresponding filing in the related case January 16, 2019; IEREAS, plaintiff's reply in support of y 28, 2019, and California's reply in CD WHEREAS, the parties in this case with the corresponding deadlines in California and Order	

1	NOW THEREFORE, the parties hereby stipulate, and respectfully request that the Court		
2	order, that (1) defendants' combined opposition to plaintiff's dispositive motion and reply in		
3	support of defendants' dispositive motion shall be filed no later than January 16, 2019, and		
4	(2) plaintiff's reply in support of their dispositive motion shall be filed no later than January 30,		
5	2019.		
6	Respectfully submitted,		
7	DENNIS J. HERRERA (CA Bar #139669)	JOSEPH H. HUNT	
8	City Attorney	Assistant Attorney General	
9	JESSE C. SMITH (CA Bar #122517) Chief Assistant City Attorney	ALEX G. TSE	
10	RONALD P. FLYNN (CA Bar #184186)	United States Attorney	
11	Chief Deputy City Attorney	JOHN R. TYLER Assistant Director	
12	YVONNE R. MERÉ (CA Bar #173594) Chief of Complex and Affirmative Litigation	/s/ W. Scott Simpson	
13	/s/ Sara J. Eisenberg		
14	SARA J. EISENBERG (CA Bar #269303)	W. SCOTT SIMPSON (Va. Bar #27487) Senior Trial Counsel	
15	TARA M. STEELEY (CA Bar #209303) AILEEN M. McGRATH, (CA Bar #280846)	Department of Justice, Civil Division	
16	Deputy City Attorneys	318 South Sixth Street, Room 244 Springfield, Illinois 62701	
17	City Hall, Room 234	Telephone: (202) 514-3495	
18	1 Dr. Carlton B. Goodlett Place San Francisco, California 94102-4602	Facsimile: (217) 492-4888 E-mail: scott.simpson@usdoj.gov	
19	Telephone: (415) 554-4748 Facsimile: (415) 554-4715	COUNSEL FOR DEFENDANTS	
20	E-Mail: brittany.feitelberg@sfgov.org	MATTHEW G. WHITAKER, Acting	
21	COUNSEL FOR PLAINTIFF CITY AND COUNTY OF SAN	Attorney General of the United States; MATT M. DUMMERMUTH, Principal	
22	FRANCISCO	Deputy Assistant Attorney General; and U.S. DEPARTMENT OF JUSTICE	
23			
24	PURSUANT TO STIPULATION, IT IS SO OF	RDERED.	
25	Dated: January 8, 2019	1. W 0 0	
26	U	_ W.We	
27		LIAM H. ORRICK d States District Judge	
	II	•	

Stipulation and Order No. 3:18-cv-05146-WHO

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