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19	THOMAS RAY WOODSON		
20	UNITED STATES DISTRICT COURT		
21	NORTHERN DISTRICT OF CALIFORNIA		
22	OAKLAND DIVISION		
23	THOMAS RAY WOODSON,	Case No. 4:07-CV-04925-CW	
24	Plaintiff,	STIPULATION AND [PROPOSED] ORDER EXTENDING DISCOVERY	
25	v.	CUT-OFF FOR EXPERT WITNESSES	
26	J. RODRIGUEZ, et al.,		
27	Defendants.	Judge: The Honorable Claudia Wilken	
28		Complaint Filed: September 21, 2007 Trial Date: June 27, 2011	
	STIPULATION AND [PROPOSED] ORDER RESETTING	CASE MANAGEMENT DATES	
	CASE NO. 4:07-CV-04925-CW		

Pursuant to Northern District Local Rules 7-12 and 16-2, counsel for Plaintiff Thomas R. Woodson and counsel for Defendants J. Rodriguez, E. Camarena, J. Parra, D. Vega, and Sergeant Kircher hereby submit this Stipulation and Proposed Order to extend the deadline to depose David Tristan.

The Parties previously agreed to extend the case management dates, as set forth in the stipulated order adopted by this Court on January 14, 2011, February 1, 2011, and February 15, 2011 (Dkt. 107, 109, & 111);

On February 15, 2011, the deadline to disclose a rebuttal use of force expert and expert report was extended to Friday, February 18, 2011;

On February 18, 2011, Defendants disclosed David Tristan as their rebuttal use of force expert and disclosed Mr. Tristan's expert report;

On March 2, 2011, Plaintiff noticed Tristan's deposition for March 4, 2011, the current discovery cut-off for use-of-force experts;

Tristan objected to the deposition notice on various grounds;

On March 3, 2011, the parties met and conferred about Tristan's anticipated deposition and agreed to extend discovery to allow Plaintiff to depose Tristan.

IT IS HEREBY STIPULATED AND AGREED by the Parties, by and through their respective counsel, that:

1. The deadline to depose Mr. Tristan is extended to March 17, 2011.

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2		Respectfully Submitted,
3	D-4-4- Manula 4, 2011	
4	Dated: March 4, 2011	MATTHEW I. KREEGER DANIEL P. MUINO
5		J. MANENA BISHOP JANELLE J. SAHOURIA
6		JOE K. KANADA MORRISON & FOERSTER LLP
7		By: /s/ Joe Kanada
8		JOE KANADA
9		Attorneys for Plaintiff THOMAS RAY WOODSON
10		
11	Dated: March 4, 2011	JOSE A. ZELIDON-ZEPEDA
12		NEAH HUYNH CALIFORNIA ATTORNEY GENERAL'S
13		OFFICE
14		By: /s/ Neah Huynh
15		NEAH HUYNH
16		Attorneys for Defendants J. RODRIGUEZ, E. CAMARENA, J.
17		PARRA, D. VEGA, AND SERGEANT KIRCHER
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2	PURSUANT TO THE PARTIES' STIPULATION, IT IS SO ORDERED.		
3	Dated:3/10/2011		
4	Dated:	HONDRABLE CLAUDIA WILKEN United States District Court Judge	
5		Officed States District Court Judge	
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