1	DENNIS J. HERRERA, State Bar #139669						
2	City Attorney CHERYL ADAMS, State Bar #164194						
3	Chief Trial Deputy JAMES F. HANNAWALT, State Bar #139657						
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5							
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7	Attorneys for Defendants						
8	CITY AND COUNTY OF SAN FRANCISCO, OFFICER CHHUNMENG TOV, OFFICER ADAM LOBSINGER,						
9	OFFICER VIET HA, OFFICER DAVID LEE, SGT. STEVEN HASKELL						
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11							
12	UNITED STATES DISTRICT COURT						
13	NORTHERN DISTRICT OF CALIFORNIA						
14	ESTATE OF CECILIA LAM, SHUT FAN LAM, JOSEPH LAM,		16-CV-2594-				
15	Plaintiffs,	TO CON	NTINUE DE	D [PROPOSED] ADLINE FOR I			
16	VS.	DISCOV	VERY				
17	CITY AND COUNTY OF SAN	Trial Date	:	October 2, 2017			
18	FRANCISCO; OFFICER CHHUNMENG TOV; OFFICER ADAM LOBSINGER;						
19 20	OFFICER VIET HA; OFFICER DAVID LEE; SGT. STEVEN HASKELL; and DOES 6						
20	through 25,						
21	Defendants.						
22 23							
23 24	The undersigned parties, through course	ι ςτιριπ Δ	TF and AGE	PEF and jointly re	auest		
24	The undersigned parties, through counsel, STIPULATE and AGREE and jointly request modification of the Court's October 19, 2016 Case Management Order (Dkt. 18) as follows:						
25	Expert Discovery Cutoff: Friday June 30, 2017 (from Friday, May 26, 2017)				5.		
20	All other dates, including the trial date, will remain the same.						
28			•				
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	CASE NO. 16-CV-2594-KAW				Dockets.Jus		

1	The parties make this request based on the following circumstances:			
2	1. Defendants filed a Motion for Summary Judgment that was submitted to the court			
3	following oral argument on April 20, 2017.			
4	2. The parties wish to avoid the significant cost of having experts prepare for, and			
5	provide, expert witness deposition testimony in the event the Court grants Defendants' dispositive			
6	motion.			
7	3. There have been no other modifications to the portions of the Case Management order			
8	that this stipulation seeks to modify. No other dates will be affected by the requested changes.			
9	STIPULATED AND AGREED:			
10				
11	Dated: May 18, 2017			
12	DENNIS J. HERRERA			
13	City Attorney CHERYL ADAMS			
14	Chief Trial Deputy JAMES F. HANNAWALT Deputy City Attorney By: <u>/s/ James F. Hannawalt</u> JAMES F. HANNAWALT Attorneys for Defendants			
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17				
18	Dated: May 18, 2017			
19	CASPER MEADOWS SCHWARTZ & COOK			
20				
21	By: <u>/s/ Nicholas Casper</u> NICHOLAS CASPER			
22	Attorneys for Plaintiffs			
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1	ORDER				
2	Pursuant to stipulation, and for good cause appearing, IT IS ORDERED that the pre-trial				
3	deadlines be continued as follows:				
4	Expert Discovery Cutoff: Tuesday, June 30, 2017.				
5	All other dates, including the trial date, will remain the same.				
6					
7	HON. KANDIS WESTMORE				
8	U.S. District Court Magistrate Judge				
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20	STIP & ORDER RE EXPT DISCOVERY DEADLINE 3 c:\users\imbria~1\appdata\local\temp\notesf8c1a4\01193214.docx CASE NO. 16-CV-2594-KAW				