UNITED STATES DISTRICT COURT DISTRICT OF NEW MEXICO

LISA A. KENNICOTT, LISA A. GARCIA, and SUE C. PHELPS, on behalf of themselves and a class of those similarly situated,

Plaintiffs,

v. Civ. No. 17-188 JB/GJF

SANDIA CORPORATION d/b/a SANDIA NATIONAL LABORATORIES,

Defendant.

ORDER EXTENDING CASE SCHEDULE

THIS MATTER comes before the Court on the parties' "Joint Motion to Extend Case Schedule" ("Joint Motion") filed January 25, 2018. ECF No. 79. The Court, having reviewed the record and noting the concurrence of the parties, finds the Joint Motion to be well taken and will **GRANT** the parties' request.

The Court **THEREFORE ORDERS** that the following deadlines be imposed:

Expert Discovery and Class Certification Briefing:

Amending the complaint	May 21, 2018
Plaintiffs submit motion for class	August 17, 2018
certification and expert reports	
Sandia submits opposition to class	October 31, 2018
certification and expert reports	
Plaintiffs submit reply motion and expert	December 21, 2018
reports	

Pre-class Certification Discovery:

Documents	
Sandia completes production of policy	January 31, 2018
documents identified through its targeted	
collection	
Parties conclude meet and confer on	February 12, 2018
internal complaints	
Parties conclude meet and confer on ESI	February 28, 2018
Parties conclude meet and confer on	June 29, 2018
internal audits	
Depositions	
Plaintiffs take 30(b)(6) deposition on data	February 16, 2018
Plaintiffs take 30(b)(6) depositions on	February 28, 2018
performance review, promotion, and	
compensation policies	
Plaintiffs take 30(b)(6) depositions on	30 days from order on motion to compel, or
internal complaints and internal audits	from production of related documents
	either ordered produced by the court or
	produced voluntarily by Sandia, whichever
	is later
Data	
Plaintiffs serve revisions to data request, if	One week from completion of 30(b)(6)
any	deposition on data

Should modest adjustments to the above dates be required, the parties will meet and confer in good faith regarding such adjustments in an effort to reach agreement without Court intervention. A modest adjustment of one or more of the above deadlines shall not constitute a violation of this Order.

IT IS SO ORDERED.

THE HONORABLE GREGORY J. FOURATT UNITED STATES MAGISTRATE JUDGE

Counsel:

Approved January 25, 2018

LIEFF CABRASER HEIMANN & BERNSTEIN, LLP

Kelly M. Dermody (N.M. Fed. Bar No. 17-18) Anne B. Shaver (N.M. Fed. Bar No. 17-22) Lin Y. Chan (N.M. Fed. Bar No. 17-17)

Michael Levin-Gesundheit (N.M. Fed. Bar No. 17-20)

Tiseme G. Zegeye (N.M. Fed. Bar No. 17-69)

275 Battery Street, 29th Floor San Francisco, CA 94111-3339 Telephone: (415) 956-1000 Facsimile: (415) 956-1008 E-Mail: kdermody@lchb.com E-Mail: ashaver@lchb.com E-Mail: lchan@lchb.com E-Mail: mlevin@lchb.com

E-Mail: tzegeye@lchb.com

Attorneys for Plaintiffs

Approved January 25, 2018

OUTTEN & GOLDEN LLP

Adam T. Klein* Elizabeth V. Stork*

685 Third Avenue, 25th Floor New York, New York 10017 Telephone: (212) 245-1000 Facsimile: (212) 977-4005 E-Mail:

atk@outtengolden.com E-Mail: estork@outtengolden.com

David Lopez*

601 Massachusetts Avenue NW Second Floor

West Suite Washington, D.C. 20001

Telephone: (202) 847-4400 Facsimile: (202) 847-4410 E-Mail: pdl@outtengolden.com * attorney associated with member of D.N.M.

Federal Bar

Attorneys for Plaintiffs

APPROVED JANUARY 25, 2018

RODEY, DICKASON, SLOAN, AKIN & ROBB, P.A.

Scott D. Gordon
Theresa W. Parrish
Jeffrey L. Lowry
Stephanie L. Latimer

Post Office Box 1888

Albuquerque, New Mexico 87103

Telephone: (505) 765-5900 Facsimile: (505) 768-7395

sgordon@rodey.com / tparrish@rodey.com
jlowry@rodey.com / slatimer@rodey.com

Attorneys for Defendant Sandia Corporation

APPROVED JANUARY 25, 2018

MORGAN, LEWIS & BOCKIUS LLP

Grace E. Speights Michael S. Burkhardt Krissy A. Katzenstein

1111 Pennsylvania Avenue, NW

Washington, DC 20004-2541 Telephone: (202) 739-3000

Telephone: (202) 739-3000 Facsimile: (202) 739-3001

grace.speights@morganlewis.com michael.burkhardt@morganlewis.com krissy.katzenstein@morganlewis.com

Attorneys for Defendant Sandia Corporation