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Honorable Robert S. Lasnik

UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE

YESENIA PACHECO, LUIS LEMUS, and S.L.P., minor child, by and through her Guardian ad Litem Brian Comfort,

Plaintiffs,

V.

UNITED STATES OF AMERICA,

Defendant.

NO. C15-1175 RSL

STIPULATION AND PROPOSED ORDER FOR NEW TRIAL DATE AND PRETRIAL SCHEDULE

Noted On Motion Calendar: April 28, 2017

JOINT STIPULATION AND REQUEST

Currently pending is "Plaintiffs' FRCP 42(b) Motion to Bifurcate Trial, Expedite Trial Date on Liability, and Continue Trial Date on Damages." See Dkt. No. 45. Defendant United States opposes Plaintiffs' motion, and the date for the United States' response is May 1,2017. The parties have conferred and have resolved their dispute as to Plaintiffs' motion as follows: Plaintiffs hereby withdraw their pending motion. Plaintiffs also agree not to renew in the future a request to bifurcate trial and/or accelerate the trial date. Defendant United States agrees to support and request with Plaintiffs a trial date in May, 2019 (both liability and damages), which is the date requested by the plaintiffs in their motion for a trial on damages.

STIPULATION AND PROPOSED ORDER FOR NEW TRIAL DATE AND PRETRIAL SCHEDULE

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1 Accordingly, the parties respectfully request that trial, currently scheduled for April 2, 2018, be continued to May, 2019. See Minute Order, Dkt. No. 10. The parties also agree 3 and respectfully request that other pretrial deadlines reflected in the Court's Minute Order, 4 Dkt. No. 10, including, but not limited to, expert disclosures, discovery deadlines, and 5 dispositive motions be continued and adjusted to reflect the new trial date. 6 7 8 DATED this 28th day of April, 2017. 9 10 Respectfully Submitted, 11 12 /s/ Michael A. Maxwell ANNETTE L. HAYES 13 MICHAEL A. MAXWELL, WSBA# 21781 United States Attorney MAXWELL GRAHAM 14 1621 14th Ave. SE, Ste. 123 /s/ Patricia D. Gugin Bellevue, WA 98004 15 PATRICIA D. GUGIN, WSBA#43458 Phone: 206-527-2000 United States Attorney's Office 16 E-mail: Mike@MaxwellGrahamLaw.com 1201 Pacific Ave., Ste. 700 17 Tacoma, WA 98402 /s/ Steve Ralph Alvarez Phone: 253-428-3832 18 STEVE RALPH ALVAREZ, WSBA# 23051 Email: pat.gugin@usdoj.gov 705 S. 9TH St., Ste. 304 19 Tacoma, WA 98405-4600 Attorneys for Defendant 20 Phone: 253-474-8451 21 E-mail: Steve@alvarezlaw.com 22 Attorneys for Plaintiffs 23 24 25 26 27 28

11 ORDER 2 The parties having so stipulated and agreed, it is hereby **SO ORDERED**. Plaintiffs' 3 pending motion, Dkt No. 45, is hereby withdrawn and stricken. Trial is continued until May 6, 2019. Pretrial deadlines and dates set forth in the Court's Minute Order dated 5 6 October 5, 2015, Dkt. No. 10, will be continued and adjusted to reflect the new trial date. 7 8 DATED this 2nd day of now, 2017. 9 10 11 12 ROBERT S. LASNIK 13 United States District Court Judge 14 15 Presented by: ANNETTE L. HAYES 16 /s/ Michael A. Maxwell MICHAEL A. MAXWELL, WSBA# United States Attorney 17 21781 18 <u>/s/ Patricia D. Gug</u>in MAXWELL GRAHAM 1621 14th Ave. SE, Ste. 123 PATRICIA D. GUGIN, WSBA # 43458 19 Assistant United States Attorney Bellevue, WA 98004 United States Attorney's Office 20 Phone: 206-527-2000 1201 Pacific Avenue, Suite 700 E-mail: Mike@MaxwellGrahamLaw.com 21 Tacoma, Washington 98402 Phone: 253-428-3832 22 /s/ Steve Ralph Alvarez STEVE RALPH ALVAREZ, WSBA# E-mail: pat.gugin@usdoj.gov 23 23051 705 S. 9TH St., Ste. 304 Attorneys for Defendant 24 Tacoma, WA 98405-4600 25 Phone: 253-474-8451 26 E-mail: Steve@alvarezlaw.com 27 Attorneys for Plaintiff 28