Miller et al v.	Sawant et al		Do		
1		Honorable Marsha J. Pechman			
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6	UNITED STATES DISTRICT COURT				
7	WESTERN DISTRICT OF WASHINGTON AT SEATTLE				
8	SCOTT MILLER, an individual, MICHAEL	NO. C18-0506MJP			
9	SPAULDING, an individual, MICHAEL	STIPULATION AND AGREED ORDER			
10	Plaintiffs,	CONTINUING INITIAL DISCLOSURES AND JOINT STATUS REPORT DATES			
10	v.	AND JOINT STATUS REPORT DATES			
11	KSHAMA SAWANT, an individual. CITY OF SEATTLE, a municipal corporation,				
13	Defendants .				
14					
15	Plaintiffs Scott Miller and Michael Spaulding and Defendants Kshama Sawant and the				
16	City of Seattle, stipulate and jointly move the Court for an order adjusting dates as currently set				
17	17 forth in the Court's Order Regarding Initial Disclosures, Joint Status Report, and Early Settlement dated May 2, 2018 (the "Initial Order").				
18					
19	In light of the pending Motion for More I	Definite Statement and an expected motion to			
20	dismiss to be filed by defendants thereafter, the p	parties agree that no answer will be filed until			
21	resolution of such motions and no initial disclosu	res would be expected to be made until ruling			
22	on such motions. Accordingly, the parties jointly	request that the current deadlines set forth in			
23	the Initial Order be continued.				
24	It is proposed that the deadline for FRCP 26(f) conference be set to occur within 21				
25	dismiss (pre-answer) that any defendant files				
20	or 21 days after answers are filed in the event no motion to dismiss is filed.				
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1	It is further proposed that Initial Disclosures under FRCP 26(a)(1), occur within ten		
2	(10) days after the FRCP 26(f) conference.		
3	It is finally proposed that the Combined Joint Status Report and Discovery Plan under		
4	FRCP 26(f) be due within ten (10) days after Initial Disclosures are made.		
5	RESPECTFULLY SUBMITTED this 5 th day of June, 2018.		
6			
7	<u>s/ Dmitri Iglitzin</u> Katelyn Sypher, WSBA #49759	s/James E. Lobsenz James E. Lobsenz, WSBA #8787	
8	Carson Phillips-Spotts, WSNA #51207 Dmitri Iglitzin, WSBA #17673	Carney Badley Spellman PS 701 Fifth Avenue, Suite 3600	
9	Schwerin Capmbell Barnard Iglitzin & Lavitt, LLP	Seattle, WA 98104-7010 Tel: (206) 622-8020	
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11	206-285-2828 Email: Sypher@workerlaw.com; Phillips@workerlawcom;	Attorney for Defendant Sawant	
12	Iglitzin@workerlaw.com		
13	Attorneys for Defendant Sawant		
14	s/Jessica L. Goldman	s/Daniel A. Brown	
15	Jessica L. Goldman, WSBA #21856 Sarah I. Hale, WSBA #40241	Daniel A. Brown, WSBA #22028 WILLIAMS, KASTNER & GIBBS PLLC	
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18	Email: sarahh@summitlaw.com	Email: dbrown@williamskastner.com Attorneys for Plaintiffs Miller and Spaulding	
19	Attorneys for City of Seattle		
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	STIPULATION AND AGREED ORDER CONTINUING TRIAL DATE AND RELATED DEADLINES - 2 (2:18-cv-00506-MJP)		

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1	ORDER		
2	Based upon the foregoing Stipulation, it is hereby		
3	ORDERED that the initial disclosures, joint status report, and early settlement deadline		
4	dates be continued to the dates as requested by the parties above.		
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6	DONE IN OPEN COURT this _14th_ day of _June_, 2018.		
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8	Marshuf Helens		
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10	The Honorable Marsha J. Pechman United States Senior District Court Judge		
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	STIPULATION AND AGREED ORDER CONTINUING TRIAL DATE AND RELATED DEADLINES - 3 (2:18-cv-00506-MJP)		

1 || SO STIPULATED:

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3	<u>s/ Dmitri Iglitzin</u> Katelyn Sypher, WSBA #49759	s/James E. Lobsenz James E. Lobsenz, WSBA #8787		
4	Carson Phillips-Spotts, WSNA #51207 Dmitri Iglitzin, WSBA #17673	Carney Badley Spellman PS 701 Fifth Avenue, Suite 3600		
5	Schwerin Capmbell Barnard Iglitzin & Lavitt, LLP	Seattle, WA 98104-7010 Tel: (206) 622-8020		
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8	Phillips@workerlawcom; Iglitzin@workerlaw.com			
9	Attorneys for Defendant Sawant			
10	s/Jessica L. Goldman	s/Daniel A. Brown		
11	Jessica L. Goldman, WSBA #21856 Sarah I. Hale, WSBA #40241	Daniel A. Brown, WSBA #22028 WILLIAMS, KASTNER & GIBBS PLLC		
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13	315 Fifth Avenue South, Suite 1000 Seattle, WA 98104 Email: jessicag@summitlaw.com Email: sarahh@summitlaw.com			
14		Email: dbrown@williamskastner.com Attorneys for Plaintiffs Miller and Spaulding		
15	Attorneys for City of Seattle	recorneys for Fluinting Miner and Spauluing		
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	STIPULATION AND AGREED ORDER CONTINUING TRIAL DATE AND RELATED DEADLINES - 4 (2:18-cv-00506-MJP)			