No. C06-5195

1 2 3 Honorable Ronald B. Leighton UNITED STATES DISTRICT COURT WESTERN WASHINGTON AT TACOMA DIVISION 6 MAJOR MARGARET WITT, No. C06-5195 RBL Plaintiff. STIPULATION AND ORDER TO v. 9 AMEND DEADLINES IN MINUTE ORDER REGARDING DISCOVERY UNITED STATES DEPARTMENT OF DATES 10 THE AIR FORCE; ET AL., NOTE ON MOTION CALENDAR: 11 Defendants. APRIL 16, 2010 12 13 I. **STIPULATION** 14 The parties to this action, by and through their respective attorneys of record, hereby 15 stipulate and agree that the deadline for all motions related to discovery and the deadline for the 16 completion of discovery be extended by three weeks to May 17, 2010 and June 7, 2010, 17 respectively. Currently, the deadline for discovery motions is April 26, 2010, and the discovery 18 cutoff is May 17, 2010. See September 2, 2009 Minute Order Setting Trial, Pretrial Dates and 19 Ordering Mediation at 1. 20 Relief from these two deadlines is needed because Plaintiff states that James Lobsenz, 21 lead counsel for Plaintiff, has a one to two-week criminal trial in state court involving a Class A 22 felony starting on May 3. It is extremely unlikely that this case will plead out because this trial is 23 a re-trial after appeal and the parties have engaged in good faith negotiations without any 24 Stipul and Order to Am Deadline re Disc Dates

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success. As a result, Mr. Lobsenz will not be able to take or defend any depositions or draft 1 discovery responses during the next four weeks in the Witt case while he prepares and 2 participates in the upcoming criminal trial. 3 While the parties have made significance progress in discovery, the parties still have multiple expert depositions and a party deposition to conduct and have several discovery requests to answer. The parties' agreement only addresses amending the two discovery deadlines by three weeks. The parties do not seek to amend any other dates in the scheduling order. In particular, the proposed new dates for discovery occur before the deadline for dispositive motions and will not interfere with Court's schedule for summary judgment briefing. Respectfully submitted, 10 DATED this 16 day of April, 2010. DATED this 16 day of April, 2010. 11 AMERICAN CIVIL LIBERTIES UNION OF U.S. DEPARTMENT OF JUSTICE 12 WASHINGTON FOUNDATION 13 By: By: 14 _/s/ Sarah A. Dunne_ _/s/ Bryan R. Diederich___ Sarah A. Dunne, WSBA #34869 PETER J. PHIPPS 15 Sher S. Kung, WSBA #42077 BRYAN R. DIEDERICH 705 Second Avenue, Suite 300 STEPHEN J. BUCKINGHAM 16 Seattle, WA 98104 United States Department of Justice Tel: (206) 624-2184 Civil Division, Federal Programs Branch 17 dunne@aclu-wa.org 20 Massachusetts Ave., N.W. skung@aclu-wa.org Washington, D.C. 20001 18 Tel: (202) 616-8482 CARNEY BADLEY SPELLMAN Fax: (202) 616-8470 19 peter.phipps@usdoj.gov Stephen.Buckingham@usdoj.gov 20 James Lobsenz, WSBA #8787 bryan.diederich@usdoj.gov 701 5th Ave Ste 3600 Seattle, WA 98104-7010 21 Tel. (206) 622-8020 Attorneys for Defendants lobsenz@carneylaw.com 22 23 Attorneys for Plaintiff

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1 II. **ORDER** 2 Based on the foregoing stipulation and good cause shown, IT IS HEREBY ORDERED that the September 9, 2009 Minute Order Setting Trial, Pretrial Dates and Ordering Mediation is AMENDED so that all motions related to discovery must be filed by May 17, 2010, and discovery must be completed by June 7, 2010. IT IS SO ORDERED. Dated this 19th day of April, 2010. 10 RONALD B. LEIGHTON 11 UNITED STATES DISTRICT JUDGE 12 Presented by: 13 DATED this 16 day of April, 2010. DATED this 16 day of April, 2010. 14 ACLU OF WASHINGTON FOUNDATION U.S. DEPARTMENT OF JUSTICE 15 By: _/s/ Sarah A. Dunne_ By: _/s/ Bryan R. Diederich_ Sarah A. Dunne, WSBA #34869 PETER J. PHIPPS 16 Sher S. Kung, WSBA #42077 STEPHEN J. BUCKINGHAM 705 Second Avenue, Suite 300 BRYAN R. DIEDERICH 17 Seattle, WA 98104 United States Department of Justice Civil Division, Federal Programs Branch Tel: (206) 624-2184 18 20 Massachusetts Ave., N.W. dunne@aclu-wa.org Washington, D.C. 20001 skung@aclu-wa.org 19 Tel: (202) 616-8482 CARNEY BADLEY SPELLMAN Fax: (202) 616-8470 20 James Lobsenz, WSBA#8787 peter.phipps@usdoj.gov 701 5th Ave Ste 3600 Stephen.Buckingham@usdoj.gov 21 Seattle, WA 98104-7010 bryan.diederich@usdoj.gov Tel. (206) 622-8020 22 lobsenz@carneylaw.com Attorneys for Defendants 23 Attorneys for Plaintiff 24

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