	Case 3:18-cv-01865-RS Document 85	Filed 10/09/1	8 Page 1 of 8			
1	XAVIER BECERRA					
2	Attorney General of California					
	MARK R. BECKINGTON Supervising Deputy Attorney General					
3	R. MATTHEW WISE, SBN 238485 GABRIELLE D. BOUTIN, SBN 267308					
4	Deputy Attorneys General 1300 I Street, Suite 125					
5	P.O. Box 944255 Sacramento, CA 94244-2550					
6	Telephone: (916) 210-6046 Fax: (916) 324-8835					
7	E-mail: Matthew.Wise@doj.ca.gov					
8	Attorneys for Plaintiff State of California, by and through Attorney General Xavier Becerra					
9	UNITED STATES DIST	ριςτοιιρτ	EOD THE			
10			-			
11	NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO DIVISION					
12						
13						
14	STATE OF CALIFORNIA, by and through	Case No. 3:18	8-cv-01865-RS			
15	Attorney General Xavier Becerra; COUNTY OF LOS ANGELES; CITY OF		ON TO MODIFY CASE			
16	LOS ANGELES; CITY OF FREMONT; CITY OF LONG BEACH; CITY OF		TO EXTEND EXPERT Y AND [PROPOSED]			
17	OAKLAND; CITY OF STOCKTON,	ORDER				
18	Plaintiffs,	Dept: 3	3			
19	v.	Judge: 7	The Honorable Richard G. Seeborg			
20	WILBUR L. ROSS, JR., in his official capacity as Secretary of the U.S.		anuary 7, 2018 March 26, 2018			
21	Department of Commerce; U.S. DEPARTMENT OF COMMERCE; RON	rection r neu.	Waren 20, 2010			
22	JARMIN, in his official capacity as Acting					
23	Director of the U.S. Census Bureau; U.S. CENSUS BUREAU; DOES 1-100,					
24	Defendants.					
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Case 3:18-cv-01865-RS Document 85 Filed 10/09/18 Page 2 of 8

1	Plaintiffs State of California, by and through Attorney General Xavier Becerra, County of			
2	Los Angeles, City of Los Angeles, City of Fremont, City of Long Beach, City of Oakland, and			
3	City of Stockton (collectively, Plaintiffs) and Defendants Wilbur Ross, U.S. Department of			
4	Commerce, Ron Jarmin, and U.S. Census Bureau (collectively, Defendants, and together with			
5	Plaintiffs, the Parties) hereby stipulate as follows:			
6	1. On August 30, 2018, pursuant to the stipulation of the Parties, this Court entered an			
7	order scheduling this case (ECF No. 79) (Scheduling Order);			
8	2. Under the Scheduling Order, discovery is currently set to close on October 11, 2018;			
9	3. Due to the number of expert and lay witness depositions currently set in this and the			
10	five related census actions, and despite the diligence of the Parties, they have been unable to			
11	schedule all expert depositions in this case to occur by October 11, 2018.			
12	4. The Parties have agreed that the remaining expert depositions should take place			
13	between October 15 and October 26, 2018.			
14	5. Good cause therefore exists to modify the Scheduling Order to extend expert			
15	discovery in this action (including the filing of any motions to compel related to experts) to			
16	October 26, 2018.			
17	6. Pursuant to the Scheduling Order, non-expert discovery should still close on October			
18	11, 2018.			
19	IT IS SO STIPULATED.			
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	Case 3:18-cv-01865-RS	Document 85	Filed 10/09/18	Page 3 of 8
1	Dated: October 9, 2018		Respectfully S	Submitted,
2			XAVIER BECE	RRA eral of California
3			MARK R. BEC	KINGTON Peputy Attorney General
4			GABRIELLE D. Deputy Attorn	BOUTIN
5				
6			<u>/s/ Gabrielle 1</u> Gabrielle D.	<u>D. Boutin</u> BOUTIN
7			Deputy Attorn Attorneys for	ney General Plaintiff State of California, by
8			and through A Becerra	ttorney General Xavier
9				
10	Dated: October 9, 2018		CHAD A. RE	
11			-	ant Attorney General
12			BRETT A. SH Deputy Assist	IUMATE ant Attorney General
13			CARLOTTA	
14 15			Assistant Bran	
15 16			/ <u>s/ Kate Baile</u> KATE BAILE STEPHEN EF	EY
10			CAROL FED Trial Attorney	ERIGHI
17			United States	Department of Justice Federal Programs Branch
10				etts Avenue NW
20			Phone: (202) 5	
21			Attorneys for	Defendants
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	Case 3:18-cv-01865-RS	Document 85	Filed 10/09/18	Page 4 of 8
1	Dated: October 9, 2018		<u>/s/ Charles L. C</u>	<u>Coleman</u> DLEMAN III, SBN 65496
2			DAVID I. HOLTZ	ZMAN
3				treet, 28 th Floor
4			San Francisco, Telephone: (41	5) 743-6970
5				coleman@hklaw.com
6 7			Attorneys for P	laintiff County of Los Angeles
7 8	Dated: October 9, 2018		MIKE FEUER	or the City of Los Angeles
8 9			/s/ Valerie Flor	
10			VALERIE FLORE	es, SBN 138572 or Assistant City Attorney
11			200 North Main Los Angeles, C	n Street, 7th Floor, MS 140
12			Telephone: (21 Fax: (213) 978-	-8222
13			Email: Valerie.	Flores@lacity.org
14	Dated: October 9, 2018		HARVEY LEVIN	
15				for the City of Fremont
16			<u>/s/ Harvey Levi</u> SBN 61880 3300 Capitol A	
17			Fremont, CA 9 Telephone: (51	4538
18			Fax: (510) 284 Email: hlevine	-4031
19				
20	Dated: October 9, 2018		CHARLES PARK City Attorney f	IN For the City of Long Beach
21			/s/ Michael J. N	Mais
22			Assistant City A	
23			Long Beach CA	
24 25			Telephone: (56 Fax: (562) 436 Email: Michael	-1579
25 26			Eman: whenael	l.Mais@longbeach.gov
26 27				
27				
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	Case 3:18-cv-01865-RS	Document 85	Filed 10/09/18	Page 5 of 8
1 2 3 4 5 6 7	Dated: October 9, 2018		/s/ Erin Berns Maria Bee Special Couns Erin Bernste	for the City of Oakland <u>tein</u> Sel EIN, SBN 231539 Deputy City Attorney ERSON Floor ya Plaza
8			Telephone: (5 Fax: (510) 23	10) 238-3601
9				tein@oaklandcityattorney.org
10	Dated: October 9, 2018		JOHN LUEBBE	RKE for the City of Stockton
11			/s/ John Luebl	•
12			SBN 164893	ado Street, 2nd Floor
13			Stockton, CA Telephone: (2	09) 937-8333
14 15			Fax: (209) 93' Email: John.L	7-8898 uebberke@stocktonca.gov
16	Dated: October 9, 2018		DANNIS WOI	LIVER KELLEY
17			SUE ANN SAI KEITH A. YEO	LMON EVANS OMANS
18			/s/ Keith A. Ye	
19			KEITH A. YEO Attorneys for P	laintiff-Intervenor
20			Los Angeles U	Inified School District
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	Case 3:18-cv-01865-RS Document 85 Filed 10/09/18 Page 6 of 8				
1	FILER'S ATTESTATION				
2	Pursuant to Civil Local Rule 5-1(i)(3), regarding signatures, I hereby attest that				
3	concurrence in the filing of this document has been obtained from all signatories above.				
4	Dated: October 9, 2018/s/ Gabrielle D. Boutin GABRIELLE D. BOUTIN				
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	Case 3:18-cv-01865-RS Document 85 Filed 10/09/18 Page 7 of 8					
1	[PROPOSED] ORDER					
2	Based on the Parties' Stipulation to Modify Case Schedule to Extend Expert Discovery, and					
3	good cause appearing:					
4	• The deadline for the Parties to conduct expert discovery, including expert depositions					
5	and the filing of any motions to compel related to experts, is extended to October 26,					
6	2018.					
7	• All other deadlines set forth in the Court's order adopting the Parties' Stipulation to					
8	Case Schedule (ECF No. 78), including the October 11, 2018, deadline for non-expert					
9	discovery, shall remain as stated in that order.					
10	IT IS SO ORDERED.					
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12	DATED: HON. RICHARD SEEBORG United States District Court Judge					
13	United States District Court Judge					
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CERTIFICATE OF SERVICE

Case Name:	State of California, et al. v.	No.	3:18-cv-01865
	Wilbur L. Ross, et al.		

I hereby certify that on <u>October 9, 2018</u>, I electronically filed the following documents with the Clerk of the Court by using the CM/ECF system:

STIPULATION TO MODIFY CASE SCHEDULE TO EXTEND EXPERT DISCOVERY AND [PROPOSED] ORDER

I certify that **all** participants in the case are registered CM/ECF users and that service will be accomplished by the CM/ECF system.

I declare under penalty of perjury under the laws of the State of California the foregoing is true and correct and that this declaration was executed on <u>October 9, 2018</u>, at Sacramento, California.

Eileen A. Ennis

Declarant

/s/ Eileen A. Ennis Signature

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