Case 3:18-cv-01865-RS Document 86 Filed 10/09/18 Page 1 of 8

1	XAVIER BECERRA		
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8	Attorneys for Plaintiff State of California, by and through Attorney General Xavier Becerra	l	
9	·		
10	UNITED STATES DIST	RICT COUR	T FOR THE
11	NORTHERN DISTRICT OF CALIFO	RNIA – SAN	FRANCISCO DIVISION
12			
13			
14	STATE OF CALIFORNIA, by and through Attorney General Xavier Becerra;	Case No. 3:	18-cv-01865-RS
15	COUNTY OF LOS ANGELES; CITY OF LOS ANGELES; CITY OF FREMONT;		TION TO MODIFY CASE E TO EXTEND EXPERT
16	CITY OF LONG BEACH; CITY OF OAKLAND; CITY OF STOCKTON,		RY AND [PROPOSED]
17	Plaintiffs,	ORDER	
18	,	Dept:	3
19	v.	Judge:	The Honorable Richard G. Seeborg
20	WILBUR L. ROSS, JR., in his official		January 7, 2018
21	capacity as Secretary of the U.S. Department of Commerce; U.S.	Action Filed	d: March 26, 2018
22	DEPARTMENT OF COMMERCE; RON 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 86 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 86 Filed 10/09/18 Page 3 of 8 1 Dated: October 9, 2018 Respectfully Submitted, XAVIER BECERRA 2 Attorney General of California 3 MARK R. BECKINGTON Supervising Deputy Attorney General GABRIELLE D. BOUTIN 4 Deputy Attorney General 5 /s/ Gabrielle D. Boutin 6 GABRIELLE D. BOUTIN 7 Deputy Attorney General Attorneys for Plaintiff State of California, by 8 and through Attorney General Xavier Becerra 9 10 Dated: October 9, 2018 CHAD A. READLER Acting Assistant Attorney General 11 12 BRETT A. SHUMATE Deputy Assistant Attorney General 13 CARLOTTA P. WELLS **Assistant Branch Director** 14 15 /s/ Kate Bailey KATE BAILEY 16 STEPHEN EHRLICH **CAROL FEDERIGHI** 17 **Trial Attorneys** United States Department of Justice Civil Division, Federal Programs Branch 18 20 Massachusetts Avenue NW Washington, DC 20530 19 Phone: (202) 514-9230 Email: kate.bailey@usdoj.gov 20 Attorneys for Defendants 21 22 23 24 25 26 27 28

Case 3:18-cv-01865-RS Document 86 Filed 10/09/18 Page 4 of 8

1	Dated: October 9, 2018	/s/ Charles L. Coleman
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6		Attorneys for Plaintiff County of Los Angeles
7	Datada Oatahan 0, 2010	Mike Feuer
8	Dated: October 9, 2018	City Attorney for the City of Los Angeles
9		/s/ Valerie Flores Valerie Flores, SBN 138572
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13		Email: Valerie.Flores@lacity.org
14	Dated: October 9, 2018	HARVEY LEVINE
15		City Attorney for the City of Fremont
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19		
20	Dated: October 9, 2018	CHARLES PARKIN City Attorney for the City of Long Beach
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22		MICHAEL K. MAIS, SBN 90444 Assistant City Attorney
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26		
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Case 3:18-cv-01865-RS Document 86 Filed 10/09/18 Page 5 of 8

1	Dated: October 9, 2018	BARBARA J. PARKER City Attorney for the City of Oakland
2		/s/ Erin Bernstein Maria Bee
3		Special Counsel
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9	Datadi Oatahan 0 2019	JOHN LUEBBERKE
10 11	Dated: October 9, 2018	City Attorney for the City of Stockton
12		/s/ John Luebberke SBN 164893
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15		Email: John.Luebberke@stocktonca.gov
16	Dated: October 9, 2018	
17	Dated. October 9, 2010	DANNIS WOLIVER KELLEY SUE ANN SALMON EVANS
18		KEITH A. YEOMANS
19		/s/ Keith A. Yeomans KEITH A. YEOMANS
20		Attorneys for Plaintiff-Intervenor Los Angeles Unified School District
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FILER'S ATTESTATION Pursuant to Civil Local Rule 5-1(i)(3), regarding signatures, I hereby attest that concurrence in the filing of this document has been obtained from all signatories above. Dated: October 9, 2018 /s/ Gabrielle D. Boutin Gabrielle D. Boutin

Case 3:18-cv-01865-RS Document 86 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: 10/9/18 HON. RICHARD SEEBORG
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 October 9, 2018, 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 October 9, 2018, at Sacramento, California.

Eileen A. Ennis	/s/ Eileen A. Ennis
Declarant	Signature

SA2018100904 13280754.docx