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7 8 9 10 11 12 13 14 15	LAWYERS' COMMITTEE FOR CIVIL RIGHT KRISTEN CLARKE (<i>Pro Hac Vice</i> Application Email: kclarke@lawyerscommittee.org JON M. GREENBAUM (Bar No. CA 166733) E-mail: jgreenbaum@lawyerscommittee.org E-mail: erosenberg@lawyerscommittee.org DORIAN L. SPENCE (Admitted <i>Pro Hac Vice</i>) E-mail: dspence@lawyerscommittee.org 1401 New York Avenue NW, Suite 400 Washington, DC 20005 Telephone: (202) 662-8600 Facsimile: (202) 783-0857 <i>Attorneys for Plaintiffs</i> CITY OF SAN JOSE and BLACK ALLIANCE	Forthcoming) e)
16 17	[Additional Counsel Listed on Signature Page] IN THE UNITED STAT	TES DISTRICT COURT
18	FOR THE NORTHERN DI	STRICT OF CALIFORNIA
19202122	CITY OF SAN JOSE, a municipal corporation; and BLACK ALLIANCE FOR JUST IMMIGRATION, a California nonprofit corporation, Plaintiffs,	Case No. 3:18-cv-2279-RS JOINT STIPULATION AND [PROPOSED] ORDER EXTENDING DEADLINE TO COMPLETE DISCOVERY
23	vs.	
24252627	WILBUR L. ROSS, JR., in his official capacity as Secretary of the U.S. Department of Commerce; U.S. DEPARTMENT OF COMMERCE; RON JARMIN, in his official capacity as Acting Director of the U.S. Census Bureau; U.S. CENSUS BUREAU, Defendants.	
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1	Plaintiffs City of San Jose and Black Alliance for Just Immigration ("Plaintiffs") and		
2	Defendants Wilbur L. Ross, Jr., U.S. Department of Commerce, Ron Jarmin, and U.S. Census		
3	Bureau (collectively, "Defendants," and together with Plaintiffs, the "Parties") hereby stipulate as		
4	follows:		
5	1. On August 30, 2018, pursuant to the stipulation of the Parties, this Court		
6	entered an order scheduling this case (ECF No. 89) ("Scheduling Order");		
7	2. Under the Scheduling Order, discovery is currently set to close on October		
8	11, 2018;		
9	3. Due to the number of expert and lay witness depositions currently set in		
10	this and the five related census actions, and despite the diligence of the Parties, they have been		
11	unable to 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		
13	place between October 15 and October 26, 2018.		
14	5. Good cause therefore exists to modify the Scheduling Order to extend		
15	expert discovery in this action (including the filing of any motions to compel related to experts) to		
16	October 26, 2018.		
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1	6. Pursuant	to the Scheduling Order, non-expert discovery should still close
2	on October 11, 2018.	
3	IT IS SO STIPULATE	ID.
4		Respectfully submitted,
5	Dated: October 9, 2018	MANATT, PHELPS & PHILLIPS, LLP
6		
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28		JOST IMMORATION
MANATT, PHELPS & PHILLIPS, LLP		2
ATTORNEYS AT LAW LOS ANGELES	STIPULATION A	ND [PROPOSED ORDER] – CASE NO. 3:18-cv-2279-RS

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1 2	Dated: October 9, 2018 CHAD	A. READLER Assistant Attorney General
3		Γ A. SHUMATE
4	Deputy	Assistant Attorney General
5		OTTA P. WELLS ant Branch Director
6	5 /s/ K	ate Bailey
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ELPS & LLP LAW		3
EAW.	STIPULATION AND [PROPOSE]	D ORDER] – CASE NO. 3:18-cv-2279-RS

1	[PROPOSED] ORDER	
2	Based on the Parties' Stipulation to Modify Case Schedule to Extend Expert	
3	Discovery, and 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. 89), including the October 11, 2018, deadline for non-expert	
9	discovery, shall remain as stated in that order.	
10	IT IS SO ORDERED.	
11	DATED.	
12	DATED: HON. RICHARD SEEBORG	
13	United States District Court Judge	
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