## Case 3:18-cv-01865-RS Document 18 Filed 06/06/18 Page 1 of 6

1	XAVIER BECERRA		
2	Attorney General of California MARK R. BECKINGTON		
3	Supervising Deputy Attorney General GABRIELLE D. BOUTIN		
	Deputy Attorney General		
4	State Bar No. 267308 1300 I Street, Suite 125		
5	P.O. Box 944255 Sacramento, CA 94244-2550		
6	Telephone: (916) 210-6053 Fax: (916) 324-8835		
7	E-mail: Gabrielle.Boutin@doj.ca.gov	,	
8	Attorneys for Plaintiff State of Čalifornia, by and through Attorney General Xavier Becerra		
9			
10	UNITED STATES DIST	RICT COURT FOR THE	
11	NORTHERN DISTRICT OF CALIFORNIA		
12			
13			
14	STATE OF CALIFORNIA, BY AND THROUGH ATTORNEY GENERAL XAVIER	Case No. 3:18-cv-01865-RS	
15	BECERRA; COUNTY OF LOS ANGELES; CITY OF LOS ANGELES; CITY OF	STIPULATION FOR HEARING AND BRIEFING DEADLINES RE:	
16	FREMONT; CITY OF LONG BEACH; CITY OF OAKLAND; CITY OF	DISCOVERY OUTSIDE THE ADMINISTRATIVE RECORD;	
17	STOCKTON,		COURT
18	Plaintiffs,		
19	V.	Dept: 3 Judge: The Honorable Richard G.	
20		Seeborg Trial Date: None Set	
21	WILBUR L. ROSS, JR., in his official capacity as Secretary of the U.S.	Action Filed: March 26, 2018	
	Department of Commerce; U.S.	·	I
22	DEPARTMENT OF COMMERCE; RON JARMIN, in his official capacity as Acting		i
23	Director of the U.S. Census Bureau; U.S. CENSUS BUREAU; DOES 1-100,		
24	Defendants.		
25			 
26			
27			
28			

Plaintiffs State of California, by and through Attorney General Xavier Becerra, County of
Los Angeles, City of Los Angeles, City of Fremont, City of Long Beach, City of Oakland, and
City of Stockton (collectively, "Plaintiffs") and Defendants Wilbur Ross, U.S. Department of
Commerce, Ron Jarmin, and U.S. Census Bureau (collectively, "Defendants," and together with
Plaintiffs, "the Parties") hereby stipulate as follows:

- 1. In its April 2, 2018, order, the Court set an initial status conference for June 28, 2018, at 10:00 a.m., in Courtroom 3 of this court.
- 2. Plaintiffs and Defendants disagree on whether discovery is appropriate in this action. Plaintiffs contend that discovery is appropriate and necessary, including because the First Amended Complaint includes a constitutional claim. Defendants contend that discovery is inappropriate because, notwithstanding any constitutional claim, Plaintiffs challenge a discrete, final agency action and this case should thus be decided on the administrative record compiled by the agency.
- 3. In order to resolve this disagreement so that the case may proceed expeditiously, the Parties stipulate and jointly ask the Court set a hearing on this issue for June 28, 2018, at 10:00 a.m., the same time and date as the scheduled status conference.
- 4. The Parties also stipulate and jointly ask the Court to order the following briefing schedule prior to the June 28 hearing:
  - Plaintiffs and Defendants shall submit simultaneous opening briefs, limited to 10 pages, on June 14, 2018.
  - Plaintiffs and Defendants shall submit simultaneous responding briefs, limited to 6 pages, on June 21, 2018.
- 5. Defendants further note that, on May 22, 2018, this Court granted a motion to relate this case to Case No. 18-2279, a case challenging the same agency decision at issue here. See ECF No. 14. Given the similar facts and claims set forth in the complaints, Defendants propose that, at a minimum, briefing by the parties in both related cases should be simultaneous and that there may be other ways to best promote an efficient resolution of these actions and conserve judicial resources.

1	IT IS SO STIPULATED.	
2		
3	Dated: June 4, 2018	Respectfully Submitted,
4	N	XAVIER BECERRA Attorney General of California
5		MARK R. BECKINGTON Supervising Deputy Attorney General R. MATTHEW WISE
7		Deputy Attorney General
8		/ <u>s/ Gabrielle D. Boutin</u> GABRIELLE D. BOUTIN
9		GABRIELLE D. BOUTIN Deputy Attorney General Attorneys for Plaintiff State of California, by
10	·	and through Attorney General Xavier  Becerra
11	·	
12	Dated: June 2, 2018	CHAD A. READLER
13		Acting Assistant Attorney General
14 15		BRETT A. SHUMATE Deputy Assistant Attorney General
16		CARLOTTA P. WELLS Assistant Branch Director
17		/ <u>s/ Kate Bailey</u> KATE BAILEY
18	·	STEPHEN EHRLICH CAROL FEDERIGHI
19		Trial Attorneys United States Department of Justice
20		Civil Division, Federal Programs Branch 20 Massachusetts Avenue NW
21		Washington, DC 20530 Phone: (202) 514-9230
22	·	Email: kate.bailey@usdoj.gov
23		Attorneys for Defendants
24		
25		
26		
27		
28		

## Case 3:18-cv-01865-RS Document 18 Filed 06/06/18 Page 4 of 6

		·
1	Dated: June 5, 2018	/s/ Margaret L. Carter SPN 220627
2		MARGARET L. CARTER, SBN 220637 DANIEL R. SUVOR
3		O'MELVENY & MYERS LLP 400 S. Hope Street
4		Los Angeles, CA 90071
5		Telephone: (213) 430-8000 Fax: (213) 430-6407
6	•	Email: dsuvor@omm.com Attorneys for Plaintiff County of Los Angeles
7		,
8	Dated: June 5, 2018	MIKE FEUER City Attorney for the City of Los Angeles
9		/s/ Valerie Flores VALERIE FLORES, SBN 138572
10		Managing Senior Assistant City Attorney 200 North Main Street, 7th Floor, MS 140
11		Los Angeles, CA 90012 Telephone: (213) 978-8130
12		Fax: (213) 978-8222 Email: Valerie.Flores@lacity.org
13		Email: Valene.Flores@lacity.org
14	Dated: June 5, 2018	HARVEY LEVINE
15		City Attorney for the City of Fremont
16		/s/ Harvey Levine SBN 61880
17		3300 Capitol Ave. Fremont, CA 94538
		Telephone: (510) 284-4030 Fax: (510) 284-4031
18		Email: hlevine@fremont.gov
19		Charles Parkin
20	Dated: June 4, 2018	City Attorney for the City of Long Beach
21		/s/ Michael J. Mais
22		MICHAEL K. MAIS, SBN 90444 Assistant City Attorney
23		333 W. Ocean Blvd., 11th Floor Long Beach CA, 90802
24		Telephone: (562) 570-2200 Fax: (562) 436-1579
25		Email: Michael.Mais@longbeach.gov
26		
27		
28		

## Case 3:18-cv-01865-RS Document 18 Filed 06/06/18 Page 5 of 6

1	Dated: June 4, 2018	BARBARA J. PARKER City Attorney for the City of Oakland
2		/s/ Erin Bernstein
3	·	MARIA BEE
4		Special Counsel ERIN BERNSTEIN, SBN 231539 Supervising Deputy City Attorney
5		MALIA MCPHERSON Attorney
6		City Hall, 6th Floor 1 Frank Ogawa Plaza
7		Oakland, Čalifornia 94612
8		Telephone: (510) 238-3601 Fax: (510) 238-6500
9		Email: ebernstein@oaklandcityattorney.org
10	Dated: June 4, 2018	John Luebberke
11	Build. Julio 1, 2010	City Attorney for the City of Stockton
		s  John Luebberke
12		SBN 164893 425 N. El Dorado Street, 2nd Floor
13		Stockton, CA 95202 Telephone: (209) 937-8333
14		Telephone: (209) 937-8333 Fax: (209) 937-8898 Email: John.Luebberke@stocktonca.gov
15		Dinim. John. Eurooom (Wattorion So.
16		
17		
18		
19		
20		•
21		
22		
23	1	
. 24	· .	
25	<b>;</b>	
26	5	
27	7	
28	3	

- [PROPOSED] ORDER Based on the Parties' STIPULATION FOR HEARING AND BRIEFING DEADLINES RE: DISCOVERY OUTSIDE THE ADMINISTRATIVE RECORD, the Court shall hear oral argument on whether the discovery is appropriate in this action on June 28, 2018, at 10:00 a.m. in Courtroom 3, 17th Floor, Phillip Burton Federal Building, 450 Golden Gate Avenue, San Francisco, CA 94102. Each party shall file opening briefs on this issue, not to exceed 10 pages, on June 14, 2018. Each party shall file responding briefs, not to exceed 6 pages, on June 21, 2018. IT IS SO ORDERED. Dated: 6/6/18 United States District Judge