LAW OFFICES OF DALE K. GALIPO Dale K. Galipo, Esq. (SBN 144074) dalekgalipo@yahoo.com 21800 Burbank Boulevard, Suite 310 Woodland Hills, CA 91367 Telephone: (818) 347-3333 Facsimile: (818) 347-4118

Attorney for Plaintiffs

UNITED STATES

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

CIERA STOELTING, individually and as succesor in interest to NOAH STOELTING, deceased;

Plaintiff,

VS.

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

COUNTY OF ORANGE; and DOES 1 through 10, inclusive,

Defendants.

Case Number: 8:20-cv-00665-JVS-(KES)

[Hon. Judge James V. Selna]

JOINT NOTICE OF CONDITIONAL SETTLEMENT AND REQUEST TO VACATE ALL DATES, INCLUDING PRETRIAL DATES

TO THIS HONORABLE COURT:

PLEASE TAKE NOTICE THAT the parties have reached a conditional settlement in this matter, which will resolve this entire action. This settlement is conditioned on a layer of approval. The parties anticipate that the approval process will take approximately thirty to sixty days. If this matter is approved, the parties will file a formal stipulation of dismissal with prejudice.

Accordingly, the parties, by and through their counsel of record, respectfully request that the Court vacate all pending dates and stay all proceedings in anticipation of the approval of the conditional settlement. The parties agree and

1	request that the dates be vacated relating to any discovery motions, expert disclosure			
$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$	dates, and any dispositive motion filing dates. The parties further agree and request			
3	that this Court vacate all pending dates relating to the trial, including the dates by			
4	which the parties must file their pretrial documents, the pretrial conference, and the			
5	trial.		1	
6				
7	DATED	3.6 1.0 2021	e.	LAW OFFICES OF DALE K. GALIPO
8	DATED:	March 8, 2021		LAW OFFICES OF DALE K. GALIFO
9	2			m st
10			,	Dale K. Galipo, Esq.
11			1	Attorney for Plaintiff
12			(CIERA STOELTING
13				
14	DATED:	March 8, 2021		KOELLER, NEBEKER, CARLSON, & HAULCK LLP
15		,		HAULCK LLP
16				/s/ Zachary Schwartz Zachary Schwartz
17				Attorney for Defendant
18				COUNTY OF ORANGE
19	i.			
20	-1			
21				
22			80	ñs
23				T _a
24				
25				
26				
27				
28				