1 2 3 4 5 6 7 8	C. D. Michel – SBN 144258 cmichel@michellawyers.com Sean A. Brady – SBN 262007 sbrady@michellawyers.com Matthew D. Cubeiro – SBN 291519 mcubeiro@michellawyers.com MICHEL & ASSOCIATES, P.C. 180 East Ocean Boulevard, Suite 200 Long Beach, CA 90802 Telephone: 562-216-4444 Facsimile: 562-216-4445 Attorneys for Plaintiffs	
9 10	UNITED STATES DISTRICT COURT	
10	CENTRAL DISTRICT OF CALIFORNIA	
12	SOUTHERN DIVISION	
13	STEVEN RUPP, et al.,	Case No.: 8:17-cv-00746-JLS-JDE
14	Plaintiffs,	DECLARATION OF SEAN A.
15		<b>BRADY IN SUPPORT OF THE</b>
16	vs.	JOINT STIPULATION TO EXTEND DISCOVERY &
17	XAVIER BECERRA, in his official capacity as Attorney General of the State of California,	PRETRIAL DEADLINES
18		
19 20	Defendant.	
20		
22		
23		
24		
25		
26		
27		
28		
	DECLARATION OF SEAN A. BI	1 RADY ISO THE JOINT STIPULATION

## **DECLARATION OF SEAN A. BRADY**

I, Sean A. Brady, declare and state as follows:

1. I am an attorney at the law firm of Michel & Associates, P.C., attorneys of record for Plaintiffs in this action, and am duly licensed to practice in the state of California and before this Court. I have personal knowledge of the facts set forth herein and, if called and sworn as a witness, could and would testify competently thereto.

2. On June 5, 2018 I sent counsel for Defendant California Attorney General Xavier Becerra, Mr. Peter Chang, an electronic correspondence, asking if he would oppose Plaintiffs' request to extend the July 13, 2018 fact discovery cutoff date set in the Court's previously modified scheduling order, as well as all other dates by 60 days. Mr. Chang responded same day in an electronic correspondence, stating he would not oppose such a motion.

3. On June 8, 2018, I forwarded Mr. Chang a copy of the motion Plaintiffs intended to file seeking to extend the discovery and pretrial deadlines and Mr. Chang and I agreed on the requested dates contained therein. Upon learning that the Court would prefer a stipulation as opposed to a motion, Mr. Chang thereafter agreed to stipulate to a joint request to extend the pretrial deadlines as set forth in Plaintiffs' motion and Plaintiffs withdrew their unopposed motion and filed a joint stipulation.

I declare under penalty of perjury that the foregoing is true and correct. Executed within the United States of America on June 8, 2018.

> <u>/s/ Sean A. Brady</u> Sean A. Brady Declarant

1	<u>CERTIFICATE OF SERVICE</u>		
2	IN THE UNITED STATES DISTRICT COURT		
3	CENTRAL DISTRICT OF CALIFORNIA		
4	SOUTHERN DIVISION		
5	Case Name: <i>Rupp, et al. v. Becerra</i> Case No.: 8:17-cv-00746-JLS-JDE IT IS HEREBY CERTIFIED THAT:		
6			
7			
8			
9	I, the undersigned, am a citizen of the United States and am at least eighteen years of age. My business address is 180 East Ocean Boulevard, Suite 200, Long Beach, California 90802.		
10			
11			
12	I am not a party to the above-entitled action. I have caused service of:		
13	DECLARATION OF SEAN A. BRADY IN SUPPORT OF THE JOINT STIPULATION TO EXTEND DISCOVERY & PRETRIAL DEADLINES		
14			
15	on the following party by electronically filing the foregoing with the Clerk of the		
16	<ul> <li>District Court using its ECF System, which electronically notifies them.</li> <li>Xavier Becerra</li> <li>Attorney General of California</li> <li>Peter H. Chang</li> <li>John D. Echeverria</li> <li>Deputy Attorneys General</li> <li>455 Golden Gate Ave., Suite 11000</li> <li>San Francisco, CA 94102</li> <li>E-mail: peter.chang@doj.ca.gov</li> </ul>		
17			
18			
19			
20			
21			
22			
23			
24	I declare under penalty of perjury that the foregoing is true and correct.		
25	Executed June 8, 2018		
26	/s/Laura Palmerin		
27	Laura Palmerin		
28			
	CERTIFICATE OF SERVICE		