2 3 4	Joseph W. Carcione, Jr., Esq. (State Bar No. 56 Aaron B. Markowitz, Esq. (State Bar No. 22069 CARCIONE, CATTERMOLE, DOLINSKI, STUCKY, MARKOWITZ & CARCIONE, L.L A Professional Corporation 601 Brewster Avenue P.O. Box 3389 Redwood City, CA 94064 Telephone: (650) 367-6811 Facsimile: (650) 367-0367 Attorneys for Plaintiff	94)	
8	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
10	FRESNO DIVISION		
11			
12	LUCIO CORRAL RODRIGUEZ, individually, and as Successor in Interest to the decedents, MARICRUZ CORRAL,	Case No.: 1:08-CV-00856-LJO-GSA	
13	IVAN ALEXANDER CORRAL, and LUCIO ANTHONY CORRAL,	STIPULATION TO DISMISS CASE	
14	Plaintiff,		
15	vs.	Judge: District Judge Lawrence J. O'Neill	
16	COUNTY OF STANISLAUS, CITY OF	sudge. District sudge Lutrence s. O Tterri	
17	MODESTO, CITY OF RIVERBANK,		
	STATE OF CALIFORNIA, AMTRAK CALIFORNIA, BURLINGTON		
	NORTHERN SANTA FE RAILWAY; and DOES 1 to 200,		
20	Defendants.		
21			
22			
23	WHEREAS Plaintiff Lucio Corral Rodriguez, Defendants National Railroad Passenger		
24	Corporation, BNSF Railway Company, and State of California - Department of Transportation		
25	reached a settlement on January 27, 2012.		
26	AND WHEREAS the terms of the settlement have been completely agreed to, and		
27	Plaintiff Lucio Corral Rodriguez has signed the Settlement and Release Agreement drafted by		
28	the parties, but the exchange of funds has not yet occurred.		
195105 / mb	STIPULATION TO DISM	1. MISS CASE CV F 08-0856 LJO GSA	4

1	IT IS STIPULATED AND AGREED that the Court should dismiss all parties,		
2	including National Railroad Passenger Corporation, BNSF Railway Company, State of		
3	California - Department of Transportation and the County of Stanislaus, and all claims, with		
4	prejudice, all parties to bear their own costs and fees.		
5	IT IS FURTHER STIPULATED AND AGREED that notwithstanding the dismissal		
6	with prejudice, the settlement is fully enforceable.		
7			
8	8 STUCKY, MARKOWITZ & CARCIONE, LLP		
9	9 By: /s/ Aaron B. Markowitz, Esq. Attorney for Plaintiff,		
10			
11	1 Dated: March 8, 2012 LOMBARDI, LOPER & CONANT, LLP		
12			
13	3 By: /s/ Vincent Castillo, Esq. Attorney for Defendant/Counter-Cla	aimant	
14		ation,	
15			
16	6		
17	7 Dated: March 8, 2012		
18	By: /s/ Dan Farrar, Esg.		
19		Stanislaus	
20	0		
21	1 ORDER		
22	In light of the stipulation this matter is hereby dismissed with prejudice. The clerk i directed to close this action.		
23			
25	UNITED STATES DISTRICT JUDG	}E	
26			
27			
28	8		
195105 / mb	2. STIPULATION TO DISMISS CASE CV F	08-0856 LJO GSA	