

1 BENJAMIN B. WAGNER
United States Attorney
2 GLEN F. DORGAN
Assistant United States Attorney
3 United States Courthouse
2500 Tulare Street, Suite 4401
4 Fresno, California 93721
(559) 497-4080 (telephone)
5 (559) 497-4099 (facsimile)

6 Attorneys for Plaintiff HILDA L. SOLIS, Secretary of Labor, U.S. Dept. of Labor

7
8 IN THE UNITED STATES DISTRICT COURT
9 EASTERN DISTRICT OF CALIFORNIA

10
11 HILDA L. SOLIS, Secretary of Labor, United
States Department of Labor,

12 Plaintiff,

13 v.

14 NATIONAL EMERGENCY MEDICAL
15 SERVICES ASSOCIATION,

16 Defendant.

CASE NO. 1:11-cv-01929 AWI-GSA

STIPULATION; ORDER

17
18
19 1. On July 11, 2012, Plaintiff Hilda L. Solis, Secretary of Labor, United States Department of
20 Labor (“the Secretary”) and Defendant National Emergency Medical Services Association (“NEMSA”)
21 filed a Stipulation of Settlement in the above matter (“NEMSA II”) and a related Stipulation of Settlement
22 in Case No. 1:11-cv-00529 (“NEMSA I”).

23 2. The Stipulation for Settlement in this case, NEMSA II, called for Defendant to hold an
24 election, supervised by Plaintiff, for the offices of Vice President, Treasurer, Valley Regional Director,
25 Bay Area Regional Director 1, Bay Area Regional Director 2, Eastern States Regional Director, and
26 Southern California Regional Director. The Stipulation for Settlement in NEMSA I called for Defendant
27 to contemporaneously hold an election for the office of President.

28 ///

1 3. By minute order dated July 24, 2012, entered in NEMSA II, the Court confirmed the
2 settlement and retained jurisdiction until the election is completed and judgment is entered.

3 4. While the parties have worked toward meeting their respective obligations and
4 responsibilities under the terms of the settlement, intervening developments now require that the deadline
5 for the election of officers be postponed from November 2012 to January 31, 2013. Those developments
6 include the following:

7 4.A. The American Federation of State, County, and Municipal Employees
8 (“AFSCME”) petitioned the National Labor Relations Board (NLRB) to hold elections to determine
9 whether it or NEMSA would be the representative union for employees of American Medical Response,
10 Inc. (AMR) in the Northeast (covering Maine, Massachusetts and New Hampshire) and in Northern
11 California. In October 2012, following the representation elections, the NLRB certified AFSCME as the
12 representative union for these bargaining units. As a result, the AMR employees in those regions are no
13 longer eligible for membership in NEMSA.

14 4.B. The supervised election of officers to be conducted pursuant to the parties’
15 settlements could not proceed until the representative elections were completed and certified. Moreover,
16 as a result of the representative elections, certain members of NEMSA’s nominating and election
17 committee, who were part of the AMR bargaining unit in Northern California now excluded from
18 NEMSA representation, have necessarily vacated their positions.

19 4.C. As regional director positions on the NEMSA Board of Directors are based on the
20 geographical regions and number of bargaining unit members represented therein, the loss of the AMR
21 Northeast and Northern California bargaining units indicates that there will likely be fewer regional
22 director positions than were originally scheduled for the November 2012 election. Therefore, there will
23 be changes to the number and term of offices run in the supervised election.

24 ///

25 ///

26 ///

27 ///

28 ///

