17

18

19

20

21

22

23

24

25

26

27

28

```
DAVID P. MASTAGNI, ESQ. (SBN 57721)
    DAVID E. MASTAGNI, ESO. (SBN 204244)
   JAMES B. CARR (SBN 53724)
    JEFFREY R.A. EDWARDS (SBN 265597)
   MASTAGNI, HOLSTEDT, AMICK,
    MILLER, JOHNSEN & UHRHAMMER
   A Professional Corporation
    1912 "I" Street
 5
    Sacramento, California 95811
    Telephone: (916) 446-4692
    Facsimile: (916) 447-4614
 6
 7
    Attorneys for Plaintiffs
 8
                        IN THE UNITED STATES DISTRICT COURT
 9
                           EASTERN DISTRICT OF CALIFORNIA
   JEFFREY
10
             HORTON et al., acting for)
                                             CASE NO.: 2:09-CV-00806-FCD-DAD
    themselves and others similarly situated,
11
                                             STIPULATION TO MODIFY DEADLINE
                      Plaintiffs
                                             TO COMPLETE PAYMENTS; ORDER
12
                     v.
13
    COUNTY OF SACRAMENTO
14
                      Defendant.
15
16
```

Plaintiffs JEFFREY HORTON, et al. (hereinafter collectively "Plaintiffs") and Defendant County of Sacramento ("Defendant") through their respective counsel, respectfully submit the following stipulation and request to Modify the Settlement (Docket No. 46-1) and Order (Docket No. 47) thereon:

1. The parties resolved a collective action under 29 U.S.C. sections 216 in which plaintiffs, employee-members of the Sacramento County Probation Department alleged violation of the Fair Labor Standards Act, 29 U.S.C. Section 201 et seq. arising from purported failure to include remunerations in payment of overtime. The terms of the resolution are set forth in the Executed Settlement Agreement (Docket No, 46-1). Therein, the parties agreed that payment of the Settlement Amounts listed on each plaintiff's signature and acknowledgment page, as well as to counsel for Plaintiffs shall occur within forty-five (45) calendar days of the Court's approval of this Agreement and order of dismissal in the Action. (Paragraph 2(d), Docket No. 46-1).

1	2.	In its order dated April 19,	2011, the Court approved the Settlement and reserved
2	jurisdiction over the action for the purposes of enforcing the Settlement Agreement. (Docket No. 47).		
3	3.	Due to unforseen circumstan	ices, the payment schedule as provided in the terms of the
4	Settlement requires extension by thirty (30) days. Accordingly, the parties hereby agree and stipulate		
5	good cause exists to allow Defendant up to and including July 2, 2011 within which to complete the		
6	payments under the Settlement.		
7	4.	Accordingly, to the extent as	may be required, the parties hereby submit the Settlement
8	at Paragraph 2(d) be modified to allow Defendant up to and including July 2, 2011 within which to		
9	complete the payments under the terms of the Settlement.		
10			Respectfully Submitted,
11			
12	Dated: June 3	3, 2011	MASTAGNI, HOLSTEDT, AMICK MILLER, JOHNSEN & UHRHAMMER
13			By: _/s/ Jeffrey R.A. Edwards
14			David E. Mastagni James B. Carr
15			Jeffrey R.A. Edwards Attorney for Plaintiffs
16 17	Dated: June 3	3, 2011	PORTER SCOTT, PC
		,	By: /s/ John R. Whitefleet
18			John R. Whitefleet Attorney for Defendant
19			Tittorney for Berendunt
20			ORDER
21			ONDER
22	Good	cause appearing it is hereby (ORDERED that Defendant County of Sacramento has up
23	to and including July 2, 2011 within which to complete the payments under the terms of the Settlement.		
24		115 vary 2, 2011 within which to	complete the paymonts and of the settlement.
25	Dated: June 3	3 2011	\mathcal{O}
26	Duica. Julie 3	, 2011	/ Sund C Vrmm
27			FRANK C. DAMRELL, JR.
28			UNITED STATES DISTRICT JUDGE