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                       IN THE UNITED STATES DISTRICT COURT
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                     FOR THE EASTERN DISTRICT OF CALIFORNIA
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   COPIA CLAIMS LLC, a California
   limited liability company, on behalf of itself and all others
11
    similarly situated,
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                                              2:09-cv-01610-GEB-DAD
                    Plaintiff,
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                                              ORDER*
              v.
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   CALIFORNIA INFRASTRUCTURE AND
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   ECONOMIC DEVELOPMENT BANK, a
   public instrumentality of the
   State of California; THE BANK OF
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   NEW YORK MELLON, an entity; ORRICK,)
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   HERRINGTON & SUTCLIFFE, LLP,
   an entity; and ACA FINANCIAL
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   GUARANTY CORPORATION, an entity,
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                    Defendants.
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              On July 10, 2009 Plaintiff filed a motion for leave to amend
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   the First Amended Complaint ("FAC"). Subsequently, on July 20, 2009,
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   Plaintiff and Defendants filed a stipulation ("stipulation") in which
   Defendants state they do not oppose Plaintiff's motion for leave to
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   amend the FAC. Therefore, Plaintiff's motion for leave to amend the
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oral argument. E.D. Cal. R. 78-230(h).

This matter was determined to be suitable for decision without

FAC is granted; therefore, the presently scheduled August 17, 2009 hearing on Plaintiff's motion is vacated. The remainder of the parties' stipulation is not adopted since a portion of it is unclear. IT IS SO ORDERED. Dated: July 30, 2009 United States District Judge