1	WHEREAS, Plaintiff Sandra Matsumura ("Plaintiff") and Defendant Rideout Memorial	
2	Hospital ("Defendant") (jointly as "Parties"), through a stipulation and Order dated April 16,	
3	2010, dismissed the Fremont-Rideout Health Group as a Defendant in this action and struck a	
4	number of allegations, including class allegations, from the Second Amended Complaint.	
5	WHEREAS, the Parties are of the opinion that the only remaining class issue, under the	
6	Sixth Claim for Relief arising from the wage statements issued by Defendant, does not satisfy the	
7	criteria for certifying a class action pursuant to Federal Rules of Civil Procedure Rule 23.	
8	WHEREAS, Plaintiff has resolved her individual claims against Defendant.	
9	NOW, THEREFORE IT IS STIPULATED AS FOLLOWS:	
10	This action is settled in its entirety. Plaintiff hereby dismisses the action with prejudice,	
11	subject to the terms of the settlement agreement entered by and between the Parties. All Parties	
12	are to bear their own attorneys' fees and costs.	
13	SO STIPULATED	
14	DATED I 7 2011	WEADTH CHAWLLD
15	DATED: June 7, 2011 SE	YFARTH SHAW LLP
16	D.	/s/ Doordon D. Malkalarar
17	Ву	Alfred L. Sanderson, Jr.
18		Brandon R. McKelvey Anthony J. Musante
19		torneys for Defendant DEOUT MEMORIAL HOSPITAL
20		
21	DATED: June 7, 2011	ARRIS & RUBLE
22		
23	Ву	/s/ Alan Harris Alan Harris
24	Δ.	Matthew E. Kavanaugh
25		torneys for Plaintiff NDRA MATSUMURA
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STIPULATION AND [PROPOSED] ORDER TO DISMISS ACTION

1	IT IS SO ORDERED. The matter having been dismissed in its entirety, the Clerk of
2	Court is directed to close the file.
3	Date: June 9, 2011
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6	MORRIGON G ENGLAND ID
7	MORRISON C. ENGLAND, JR UNITED STATES DISTRICT JUDGE
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