JOINT STIPULATION AND [PROPOSED] ORDER RE: ASPIRE PUBLIC SCHOOLS *Emma C. v. Delaine Eastin* C-96-4179 (TEH)

Doc. 1654

JOINT STIPULATION

In response to this Court's July 25, 2011, order, the Parties submit this joint stipulation regarding the provision of special education services to students at the East Palo Alto Charter School ("EPACS"), which is operated by Aspire Public Schools, Inc. ("Aspire"). (Court Docket 1639.)

The parties and counsel for Aspire have conferred about this matter and have agreed that the Ravenswood City School District ("Ravenswood") will continue to provide special education services to students at EPACS for the 2011-2012 school year. Attached as Exhibit A is a letter from Aspire's counsel reflecting this agreement. Accordingly, EPACS's special education service delivery will remain subject to this Court's jurisdiction and ongoing monitoring pursuant to the First Amended Consent Decree and Ravenswood Self Improvement Plan.

If the parties and Aspire come to an alternate agreement regarding these issues in the future, the parties will take appropriate steps to inform and seek the guidance of this Court.

Given this agreement, the parties respectfully request that this Court vacate the briefing and hearing schedule set forth in its July 25, 2011, order.

Dated: August 10, 2011	YOUTH AND EDUCATION LAW PROJECT
	By: /s/ William S. Koski Attorneys for Plaintiffs
	COUNTY COUNSEL OF THE COUNTY OF SAN MATEO
	By: /s/ Aimee B. Armsby Attorneys for Defendant Ravenswood City School District
	OFFICE OF THE CALIFORNIA ATTORNEY GENERAL
	By: /s/ Lisa A. Tillman

JOINT STIPULATION AND [PROPOSED] ORDER RE: ASPIRE PUBLIC SCHOOLS *Emma C. v. Delaine Eastin* C-96-4179 (TEH)

Attorneys for Defendants Delaine Eastin, Superintendent of

Public Instruction, and Department of Education

[PROPOSED] ORDER

The Court has reviewed the parties' joint stipulation regarding the provision of special education services to students at EPACS during the 2011-2012 school year, submitted in accordance with this Court's July 25, 2011, order.

For good cause shown, the parties' request to vacate the August 30, 2011, hearing and

corresponding briefing schedule is granted.

IT IS SO ORDERED.

Dated: _____



JOINT STIPULATION AND [PROPOSED] ORDER RE: ASPIRE PUBLIC SCHOOLS *Emma C. v. Delaine Eastin* C-96-4179 (TEH)