

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA

DELPHINE ALLEN, et al.,  
Plaintiffs,  
v.  
CITY OF OAKLAND, et al.,  
Defendants.

MASTER CASE FILE  
NO. C00-4599 TEH

ORDER RE: LIMITED NATURE  
OF INTERVENTION BY  
OAKLAND POLICE OFFICERS'  
ASSOCIATION

11 It has come to the Court’s attention that Intervenor Oakland Police Officers’  
12 Association (“OPOA”) has asserted that it has a right to participate in all proceedings,  
13 including meetings conducted by the Monitor, concerning the Negotiated Settlement  
14 Agreement (“NSA”). The OPOA has no such right. To the contrary, the OPOA was  
15 “permitted to intervene *for the limited purpose* of addressing Section XV C of the Settlement  
16 agreement entered on January 22, 2003 by the Court.” Apr. 23, 2003 Stip. & Order for the  
17 Limited Intervention of the OPOA at 3 (Docket No. 194) (emphasis added). Section XV.C  
18 of the NSA concerns the interplay between the NSA and collective bargaining agreements,  
19 and the OPOA has no right to participate in meetings or other proceedings, or portions  
20 thereof, where other NSA-related issues are discussed.

22 | IT IS SO ORDERED.

24 || Dated: 08/27/12

Heidi S. Anderson