1	
2	
3	
4	
5	
6	
7	IN THE UNITED STATES DISTRICT COURT
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA
9	
10	In re CHIRON CORP SECURITIES No C 04-4293 VRW
11	LITIGATION ORDER
12	/
13	The court has reviewed the proposed judgment submitted by
14	the parties, Doc #198 Exh A, and has determined FRCP 54(b)
15	certification to be unnecessary. FRCP 54(b) certification is not
16	appropriate where the judgment resolves all claims against all
17	parties. The judgment to be entered herein pursuant to the
18	parties' settlement is final even though the court retains
19	jurisdiction over enforcement. Stone v City and County of San
20	Francisco, 968 F2d 850, 854 (9th Cir 1992)("A consent decree is
21	considered a final judgment despite the fact that the district
22	court retains jurisdiction over the case.").
23	
24	IT IS SO ORDERED.
25	Vila la c
26	· · · · · · · · · · · · · · · · · · ·
27	VAUGHN R WALKER
28	United States District Chief Judge