\*E-Filed 4/7/11\* **MELINDA HAAG** 1 United States Attorney JOANN M. SWANSÓN (CSBN 88143) 2 Chief, Civil Division ILA C. DEISS, (NY SBN 3052909) 3 Assistant United States Attorney 450 Golden Gate Avenue, Box 36055 4 San Francisco, California 94102 Telephone: (415) 436-7124 5 Fax: (415) 436-7169 E-mail: ila.deiss@usdoj.gov 6 7 WILLIAM ORRICK Deputy Assistant Attorney General, Civil Division 8 DÁVÍD J. KLINE 9 Director **COLIN A. KISOR (DC 497145)** Senior Litigation Counsel 10 LANA L. VAHAB (DC 976203) Trial Attorney 11 Office of Immigration Litigation Civil Division, Justice Department 12 P.O. Box 878, Ben Franklin Station Washington, D.C. 20044 13 Tel: (202) 532-4331 Fax: (202) 305-7000 14 Email: colin.kisor@usdoj.gov 15 Attorneys for Federal Defendants 16 UNITED STATES DISTRICT COURT 17 NORTHERN DISTRICT OF CALIFORNIA 18 SAN FRANCISCO DIVISION 19 COMMITTEE FOR IMMIGRANT No. C 08-4220 RS 20 RIGHTS OF SONOMA COUNTY. FRANCISCO SANCHEZ-LOPEZ, and 21 CHRISTYAN SONATO-VEGA, STIPULATION TO DISMISS ALL CLAIMS BROUGHT BY PLAINTIFF 22 Plaintiffs, SANCHEZ-LOPEZ AGAINST FEDERAL **DEFENDANTS WITH PREJUDICE; and** 23 [proposed] ORDER v. 24 COUNTY OF SONOMA; SHERIFF-CORONER BILL COGBILL and DEPUTY 25 SHERIFF MORRIS ERIC SALKIN, 26 27 28 STIPULATED DISMISSAL OF PLAINTIFF SANCHEZ-LOPEZ'S CLAIMS AGAINST FEDERAL **DEFENDANTS** Case No. C 08-4220 RS

1 2 individually and in their official capacities; UNITED STATES OF AMERICA; U.S. 3 DEPARTMENT OF HOMELAND SECURITY, IMMIGRATION AND 4 CUSTOMS ENFORCEMENT: DEPORTATION OFFICER MARIO 5 **HUELGA and SPECIAL AGENT CHRIS** MERENDINO, individually and in their 6 official capacities; DOES 1-50; and ROES 1-50, inclusive. 7 Defendants. 8 9 10 11 12 13 14 15 16 17 18 19 20 21 USA, 22 IT IS HEREBY STIPULATED that all claims brought by Plaintiff Sanchez-Lopez against

WHEREAS, Plaintiff Francisco Sanchez-Lopez ("Sanchez-Lopez") filed a Complaint against Defendants United States of America ("USA"); U.S. Department of Homeland Security, Immigration and Customs Enforcement ("ICE"); Special Agent Mario Huelga ("Huelga"), in his official and individual capacities; Special Agent Chris Merendino ("Merendino"), in his official and personal capacities; ROES 1-50 (collectively referred to hereinafter as "Federal Defendants"), claiming violations of: the Fourth Amendment against ICE, Huelga, Merendino, and ROES 1-50; Fifth Amendment (Equal Protection and Due Process) against ICE, Huelga, Merendino, and ROES 1-50; 8 U.S.C. § 1357 and 8 C.F.R. §§ 287.3 and 287.7 (through the Due Process Clause and the Administrative Procedure Act) against ICE, Huelga, Merendino, and ROES 1-50; 42 U.S.C. §§ 1983 and 1985(3) against Federal and County Defendants, except the USA; Bane Act (California Civil Code § 52.1) against USA; and Federal Tort Claims Act against

the Federal Defendants be dismissed with prejudice pursuant to Fed. R. Civ. P. 41(a)(1)(ii) and the parties' Settlement Agreement, each party to bear its own costs and fees.

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STIPULATED DISMISSAL OF PLAINTIFF SANCHEZ-LOPEZ'S CLAIMS AGAINST FEDERAL **DEFENDANTS** Case No. C 08-4220 RS

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2		Respectfully submitted,
	DATED: Mouth of 2011	EDANOSCO CANCHEZ LODEZ
3	DATED: March 4, 2011	FRANCISCO-SANCHEZ-LOPEZ Plaintiff
5	LATHAM & WATKINS LLP	
6		Alfred C. Pfeiffer Mary Elizabeth-Heard
7		Megan Bouchier Jason Daniels
8		Casey R. O'Connor Robert Studley
9	,	
10	DATED: March /, 2011 By:	CASEY R. O'CONNOR
11		Julia Harumi Mass Alan L. Schlosser
12		AMERICAN CIVIL LIBERTIES UNION
13		FOUNDATION OF NORTHERN CALIFORNIA
14		Attorneys for Plaintiffs
15		Respectfully submitted,
16		MELINDA HAAG United States Actorney
17	DATED Manual # 2011	Officed States Automey
18	DATED: March 4, 2011 By: 5	ILA DEISS
19		Assistant United States Attorney
20		WILLIAM ORRICK, III. Deputy Assistant Attorney General, Civil Division
21		DAVID J. KLINE Director
22		JOSHUA E.T. BRAUNSTEIN
23		Assistant Director
24	DATED: March닉, 2011 By:	COLIN KISOR
25		Senior Litigation Counsel
26		Attorneys for Federal Defendants
27		
28		
	STIPULATED DISMISSAL OF PLAINTIFF SANCHEZ-LOPEZ'S CLAIMS AGAINST FEDERAL	
	DEFENDANTS Case No. C 08-4220 RS	2

Pursuant to Stipulation,

IT IS SO ORDERED.

Dated: 4/7/11

ORDER

RICHARD SEEBORG United States District Judge

STIPULATED DISMISSAL OF PLAINTIFF SANCHEZ-LOPEZ'S CLAIMS AGAINST FEDERAL DEFENDANTS