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9	Attorneys for Defendants
10	IN THE UNITED STATES DISTRICT COURT
11	FOR THE NORTHERN DISTRICT OF CALIFORNIA
12	SAN FRANCISCO DIVISION
13	
14	NATIONAL LAWYERS' GUILD SANNo. C 08-5137 RSFRANCISCO CHAPTER, et al.,FRANCISCO CHAPTER, et al.,
15	Plaintiffs, JOINT STATUS REPORT AND STIPULATION TO STAY
16	v. PROCEEDINGS; AND [PROPOSED] ORDER
17	U.S. DEPARTMENT OF HOMELAND
18	SECURITY, <u>et al.</u> ,
19	Defendants.
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21	WHEREAS, in an effort to narrow the issues before the Court,
22	1. The parties have entered into a series of stipulations to stay proceedings since April
23	24, 2009, to allow Defendants to conduct secondary searches and process potentially responsive
24	records, and to allow the parties to confer in an effort to resolve Plaintiffs' claims without the
25	Court's intervention. On October 30, 2009, as a result of those negotiations, Plaintiffs stipulated that
26	they did not contest the adequacy of the searches performed by Defendants DHS, DHS-OIG, or
27	CIS, or the propriety of the withholdings made by DHS-OIG; accordingly, pursuant to Rule
28	41(a)(1)(A)(ii), the parties filed a stipulation of dismissal of this action with prejudice with respect
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1 to those Defendants. Negotiations continued with respect to the remaining Defendants: CBP, 2 EOIR, and ICE. Most recently, on April 4, 2011, the Court approved the parties' stipulations (a) to 3 further stay proceedings through and including May 31, 2011, and (b) to submit a joint report advising the Court on the status of negotiations and/or a stipulation proposing a schedule to 4 5 govern further proceedings, no later than May 31, 2011; and

2. 6 As a result of those negotiations, Plaintiffs have stipulated that they do not contest either the adequacy of the searches performed, or the propriety of the withholdings made, by CBP, 8 EOIR, and ICE. The parties now agree that all merits issues in this case have been resolved; and

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9 3. The parties are engaged in discussions about whether an award of attorney's fees 10 and costs is appropriate, and to that end, Plaintiffs have extended a proposal to Defendants. While 11 Defendants do not concede that Plaintiffs are entitled to recover any fees or costs in this case, and 12 reserve all rights to oppose any bill of costs or motion for attorney's fees, they are carefully 13 considering Plaintiffs' proposal. Although further negotiation may eliminate the need for judicial 14 resolution of any dispute over fees or costs, the parties anticipate that it will take several months 15 for their negotiations to conclude; and

16 WHEREAS it would minimize litigation costs and conserve judicial resources to permit the 17 parties to attempt to resolve any dispute over fees or costs without the Court's intervention,

18 IT IS HEREBY AGREED AND STIPULATED by and between the parties, through 19 undersigned counsel, subject to the approval of the Court, that:

- 1. Further proceedings in this case are stayed for a period of approximately 3 months, through and including August 31, 2011, and
 - 2. No later than August 31, 2011, the parties shall submit a joint report advising the Court on the status of the above-mentioned negotiations and/or a stipulation proposing a schedule to govern further proceedings.

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1	Dated: May 31, 2011
2	Respectfully submitted,
2 3 4 5 6 7 8 9 10	/s/ Lisa A. DavisTONY WESTJAYASHRI SRIKANTIAHAssistant Attorney GeneralIMMIGRANTS' RIGHTS CLINICJOHN R. TYLERSTANFORD LAW SCHOOLJOHN R. TYLER559 Nathan Abbott WayAssistant Branch DirectorStanford, CA 94305/s/ Eric B. BeckenhauerFax: (650) 724-2442/s/ Eric B. BeckenhauerFax: (650) 723-4426ERIC B. BECKENHAUER, CSBN 237526LINTON JOAQUINU.S. Department of JusticeKAREN TUMLINCivil Division, Federal Programs BranchNATIONAL IMMIGRATION20 Massachusetts Ave. NWLAW CENTER3435 Wilshire Boulevard, Suite 2850Los Angeles, CA 90010Facsimile: (202) 514-3338
11	Tel: (213) 639-3900 E-mail: eric.beckenhauer@usdoj.gov Fax: (213) 639-3911 E-mail: eric.beckenhauer@usdoj.gov
11 12 13 14 15 16 17 18 19 20 21 22 23	Attorneys for Defendants JARED KOPEL LISA A. DAVIS DOMINIQUE-CHANTALE ALEPIN WILSON SONSINI GOODRICH & ROSATI Professional Corporation 650 Page Mill Road Palo Alto, CA 94304-1050 Tel: (650) 493-9300 Fax: (650) 565-5100 Attorneys for Plaintiffs SIGNATURE ATTESTATION In accordance with General Order 45(X), I hereby attest that I have obtained Lisa A. Davis's concurrence in the filing of this document. <u>/s/ Eric B. Beckenhauer</u> ERIC B. BECKENHAUER
24	[PROPOSED] ORDER
25	Pursuant to stipulation, IT IS SO ORDERED.
26 27 28	Dated: 6/1/11 RICHARD SEEBORG United States District Judge
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