1	DENNIS J. HERRERA, State Bar #139669
2	City Attorney
3	THERESE M. STEWART, State Bar #104930 Chief Deputy City Attorney
	DANNY CHOU, State Bar #180240 Chief of Complex and Special Litigation
4	SHERRI SOKELAND KAISER, State Bar #197986
5	TARA M. STEELEY, State Bar #231775 Deputy City Attorneys
6	City Hall, Room 234 1 Dr. Carlton B. Goodlett Place
7	San Francisco, California 94102-4682
8	Telephone: (415) 554-4691 Facsimile: (415) 554-4747
9	E-Mail: <u>sherri.kaiser@sfgov.org</u> Attorneys for Plaintiff CITY AND COUNTY OF
-	SAN FŘANCISCO
10	STEPHEN L. COLLIER, State Bar #124887 TENDERLOIN HOUSING CLINIC
11	126 Hyde Street, 2 nd Floor
12	San Francisco, California 94102 Telephone: (415) 771-9850
13	Facsimile:(415) 771-1287E-Mail:Steve@thclinic.org
14	Attorneys for Plaintiffs CENTRAL CITY SRO COLLABORATIVE, SAN FRANCISCO TENANTS
15	UNION, and HOUSING RIGHTS COMMITTEE OF SAN FRANCISCO
16	MELINDA HAAG
17	United States Attorney
18	JOANN M. SWANSON Assistant United States Attorney
	Chief, Civil Division JONATHAN U. LEE (CSBN 148792)
19	THOMAS R. GREEN (CSBN 203480) Assistant United States Attorneys
20	Northern District of California
21	450 Golden Gate Avenue, Box 36055 San Francisco, California 94102
22	Telephone: (415) 436-6909 Facsimile: (415) 436-6748
23	Email: Jonathan.Lee@USDOJ.gov Attorneys for Defendant UNITED STATES OF
24	AMERICA
25	UNITED STATES DISTRICT COURT
26	NORTHERN DISTRICT OF CALIFORNIA
27	SAN FRANCISCO DIVISION
28	
20	

1	CITY AND COUNTY OF SAN FRANCISCO, CENTRAL CITY SRO	Case No. C09-1964 RS
2	COLLABORATIVE, SAN FRANCISCO TENANTS UNION, and HOUSING RIGHTS COMMITTEE OF SAN FRANCISCO	STIPULATION AND PROPOSED ORDER REGARDING POSTPONEMENT OF
3	COMMITTEE OF SAN FRANCISCO	HEARING
4	Plaintiffs,	
5	VS.	
6	UNITED STATES POSTAL SERVICE,	
7	Defendant.	
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
		2 -
	STIPULATION AND PROPOSED ORDER, CASE NO. CV 09	-1964 RS

1	BY AND THROUGH THEIR COUNSEL OF RECORD, THE PARTIES STIPULATE,					
2	SUBJECT TO APPROVAL OF THE COURT, AS FOLLOWS:					
3	1.	Defendant's motion to compel currently scheduled for hearing on August 2, 2011 is				
4		the Notice of Motion and Motion to Compel Production of Document and Further				
5		Responses to Last Round of Requests for Production Served on Plaintiffs (Docket				
6		#160).				
7	2.	On August 1, 2011, the parties met and conferred regarding a resolution of the motion				
8		identified above.				
9	3.	Plaintiffs have agreed to do the following:				
10		a. Plaintiffs have agreed to produce any returned mail (or images of returned				
11		mail) Plaintiffs locate if there is a database from which returned mail or images				
12		of returned mail can be retrieved without undue burden				
13		b. Plaintiffs agree to produce any desk clerk training materials that Plaintiffs can				
14		find after a diligent search.				
15		c. Plaintiffs agree to discuss with the Department of Public Health and the				
16		Department of Building Inspection whether any additional materials can be				
17		produced in response to RFPs 83, 84, 87 & 88 (RFPs 33-35 and 38-39 to the				
18		non-City Plaintiffs), and to produce any documents that can be produced				
19		without causing an undue burden on Plaintiffs.				
20	4.	The parties request a postponement of the motion hearing to August-16, 2011 to allow				
21		Plaintiffs time to carry out 3a, 3b, and 3c.				
22	5.	With respect to the potential issue of undue burden identified above, Plaintiffs agree to				
23		meet and confer to provide information sufficient to allow Defendant to evaluate any				
24		undue burden identified by Plaintiffs.				
25	6.	The parties request that the Court approve this stipulation.				
26						
27						
28						
		- 3 -				
	STIPULATIO	ON AND PROPOSED ORDER, CASE NO. 09-1964 RS				

1	IT	IS SO STIPULATI	ED, THROUGH COUNSEL OF RECORD.
2	DATED:	August 2, 2011	MELINDA HAAG
3			United States Attorney
4			By: /s/
5			JONATHAN U. LEE Assistant U.S. Attorney
6			COUNSEL FOR THE UNITED STATES OF AMERICA
7	5.1		
8	Dated:	August 2, 2011	COVINGTON & BURLING LLP MICHAEL M. MARKMAN KELLY P. FINLEY
9			JOSHUA D. HURWIT
10			DENNIS J. HERRERA City Attorney
11			THERESE M. STEWART DANNY CHOU
12			SHERRI SOKELAND KAISER TARA M. STEELEY
13			Deputy City Attorneys
14			By: /s/
15			TARA M. STEELEY
16 17			Attorneys for Plaintiff CITY AND COUNTY OF SAN FRANCISCO
18			TENDERLOIN HOUSING CLINIC
19			
20	DATED:	August 2, 2011	By: <u>/s/</u> STEPHEN L. COLLIER
21			Attorneys for Plaintiffs CENTRAL CITY SRO COLLABORATIVE, SAN
22			FRANCISCO TENANTS UNION, and HOUSING RIGHTS COMMITTEE OF SAN FRANCISCO
23			COUNTY
24			
25			
26			
27			
28			
			- 4 -
	STIPULATIO	N AND PROPOSED ORD	DER, CASE NO. CV 09-1964 RS

1			
2	PURSUANT TO STIPULATION, IT IS SO ORDERED. Defendant's pending motion to		
3	23 compel will be heard on August 46, 2011.		
4			
5	DATED: August <u>3</u> , 2011 HON: ELIZABETH D. LAPORTE		
6	DATED: August <u>3</u> , 2011 HON. ELIZABETH D. LAPORTE		
7	United States Magistrate Judge		
8			
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
	- 5 - STIPULATION AND PROPOSED ORDER, CASE NO. CV 09-1964 RS		
	STIL OLATION AND EROLOGED ORDER, CASE NO. CV 07-1704 RS		