1 **HUNTER PYLE, SBN 191125** PAMELA KONG, SBN 220912 2 SUNDEEN SALINAS & PYLE 1330 Broadway, Suite 1830 3 Oakland, California 94612 4 Telephone: (510) 663-9240 Facsimile: (510) 663-9241 5 hpyle@ssrplaw.com, pkong@ssrplaw.com 6 Attorneys for Petitioner 7 UNITED STAFF WORKERS 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 UNITED STAFF WORKERS. Case No.: C09-02455 MHP 11 Petitioner. STIPULATION TO TAKE PENDING 12 MOTION TO COMPEL ARBITRATION OFF CALENDAR VS. 13 SEIU UNITED HEALTHCARE WORKERS-14 Date: August 31, 2009 WEST, Time: 2:00 P.M. 15 Respondent. Ctrm: 15, 18th Floor 16 Judge: Hon. Marilyn Hall Patel 17 18 IT IS HEREBY STIPULATED by petitioner UNITED STAFF WORKERS ("USW") and 19 respondent SEIU UNITED HEALTHCARE WORKERS-WEST ("UHW") that USW may withdraw its 20 pending Motion to Compel Arbitration, now set for hearing on August 31, 2009, without prejudice to 21 filing a motion to compel arbitration in the future if necessary. 22 Good cause exists for this stipulation because USW reports that it is in the process of concluding 23 a settlement with respect to several charges currently pending before the National Labor Relations Board 24 25 STIPULATION TO TAKE PENDING MOTION TO COMPEL OFF CALENDAR Case No. C09-02445 MHP -1-

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and that the settlement may affect the pending motion to compel arbitration. Consequently, it would conserve judicial resources for USW to withdraw the pending motion without prejudice.

The parties further agree that USW shall contact the Court Clerk to request that the pending motion to compel arbitration be taken off calendar without prejudice, and that UHW does not oppose this request.

IT IS SO STIPULATED.

Dated: August 25, 2009

SUNDEEN SALINAS & PYLE

Attorneys for Petitioner UNITED STAFF WORKERS

Dated: August 25, 2009

ALTSHULER BERZON LLP

Scott Frontand 18

Attorneys for Respondent SEIU UNITED HEALTHCARE WORKERS-WEST

8/26/2009

