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13
 14 UNITED STATES DISTRICT COURT
 15 NORTHERN DISTRICT OF CALIFORNIA
 16 SAN FRANCISCO DIVISION

17
 18 NANCY ROUNTREE,
 19 Plaintiff,

Docket No. C 10-1683 WHA

20 v.

21 KEN SALAZAR, SECRETARY OF THE
 U.S. DEPARTMENT OF INTERIOR,

**STIPULATION AND AGREEMENT OF
 COMPROMISE AND SETTLEMENT
 AND ~~PROPOSED~~ ORDER**

22 Defendant.

23 IT IS HEREBY STIPULATED by and between the parties, after full and open
 24 discussion, that this action be settled and compromised on the following terms:

25 WHEREAS, Plaintiff filed the above-captioned action under Title VII of the Civil
 26 Rights Act of 1964, 42 U.S.C. §2000e-16, as amended;

27 WHEREAS, Plaintiff has filed the following administrative EEO complaints with the
 28 U.S. Department of the Interior: EEOC Case No. 559-2009-0064X.

STIPULATION AND AGREEMENT FOR COMPROMISE AND SETTLEMENT
 No. C 10-1683 WHA

1 WHEREAS, Plaintiff and Defendant wish to avoid any further litigation and
2 controversy and to settle and compromise fully any and all claims and issues that have been
3 raised, or could have been raised, arising out of Plaintiff's employment with Defendant, which
4 have transpired prior to the execution of this Agreement;

5 NOW, THEREFORE, in consideration of the mutual promises contained in this
6 Agreement, and other good and valuable consideration, receipt of which is hereby
7 acknowledged, the Parties agree as follows:

8 1. **Settlement Amount.** In full and final settlement of all claims in connection with the
9 above-captioned action, defendant shall pay Plaintiff a total sum of seventeen thousand six
10 hundred dollars (\$ 17,600.00) dollars ("Settlement Amount"). There shall be no withholding
11 from this amount. Plaintiff understands that this payment will be reported to the Internal
12 Revenue Service ("IRS"), and that any questions as to the tax liability, if any, as a result of this
13 payment is a matter solely between Plaintiff and the IRS. The check will be made payable to
14 Mary Dryovage, Esq. and Nancy Rountree, and will be mailed to Plaintiff in care of her
15 counsel. Plaintiff and her attorney have been informed that payment of the Settlement Amount
16 may take sixty (60) days or more from the date that the Court "so orders" this Agreement to
17 process.

18 2. **Release.** In consideration of the payment of the Settlement Amount and the other
19 terms set forth in this Stipulation and Agreement, Plaintiff hereby releases and forever
20 discharges Defendant, the United States Department of the Interior, and any and all of their past
21 and present officials, agents, employees, attorneys, insurers, their successors and assigns, from
22 any and all obligations, damages, liabilities, actions, causes of actions, claims and demands of
23 any kind and nature whatsoever, including claims arising under the Age Discrimination in
24 Employment Act, 29 U.S.C. § 633a, whether suspected or unsuspected, at law or in equity,
25 known or unknown, or omitted prior to the date she executes this Agreement, which arise from
26 or relate to her employment with the United States Department of the Interior.

27 3. **Attorneys' Fees.** The parties agree that the Settlement Amount is in full
28 satisfaction of all claims for attorneys' fees and costs arising from work performed by Plaintiff's

1 counsel at all stages of litigation, including, but not limited to, the processing of Plaintiff's
2 administrative and district court complaints in connection with the above-captioned action, and
3 any other EEO administrative proceedings which are currently pending.

4 4. **Dismissal**. In consideration of the payment of the Settlement Amount and the other
5 terms of this Stipulation and Agreement, Plaintiff agrees that she will within seven days of this
6 agreement, execute a Stipulation of Dismissal, which stipulation shall dismiss, with prejudice,
7 all claims asserted in this Action or any claims that could have been asserted in this Action.
8 The fully executed Stipulation of Dismissal will be held by counsel for Defendant and will be
9 filed with the Court upon receipt by Plaintiff's counsel of the Settlement Amount.

10 5. **Waiver of California Civil Code § 1542**. The provisions of California Civil Code
11 Section 1542 are set forth below:

12 "A general release does not extend to claims which the creditor
13 does not know or suspect to exist in his or her favor at the time
14 of executing the release, which if known by him or her must have
15 materially affected his or her settlement with the debtor."

16 Plaintiff has been apprised of the statutory language of Civil Code Section 1542 by her
17 attorneys, and fully understanding the same, nevertheless elects to waive the benefits of any
18 and all rights she may have pursuant to the provision of that statute and any similar provision
19 of federal law. Plaintiff understands that, if the facts concerning Plaintiff's claims and the
20 liability of the government for damages pertaining thereto are found hereinafter to be other than
21 or different from the facts now believed by them to be true, this Agreement shall be and remain
22 effective notwithstanding such material difference.

23 6. **Agreement as a Complete Defense**. This Agreement may be pleaded as a full and
24 complete defense to any subsequent action or other proceeding involving any person or party
25 which arises out of the claims released and discharged by the Agreement.

26 7. **No Admission of Liability**. This is a compromise settlement of a disputed claim
27 and demand, which settlement does not constitute an admission of liability or fault on the part
28 of the Defendant, the United States Department of the Interior, or any of their past and present
officials, agents, employees, attorneys, or insurers on account of the events described in

1 Plaintiff's complaints in these actions.

2 8. **Tax Liability.** If any withholding or income tax liability is imposed upon Plaintiff
3 or Plaintiff's counsel based on payment of the settlement sum received herein, Plaintiff or
4 Plaintiff's counsel shall be solely responsible for paying any such determined liability from any
5 government agency thereof.

6 9. **Enforcement Sole Remedy.** The parties agree that should any dispute arise with
7 respect to the implementation of the terms of this Agreement, Plaintiff shall not seek to rescind
8 the Agreement and pursue her original causes of action. Plaintiff's sole remedy in such a
9 dispute is an action to enforce the Agreement in the United States District Court for the
10 Northern District of California. Enforcement jurisdiction, however, will be limited.*

11 10. **Construction.** Each party hereby stipulates that it has been represented by and has
12 relied upon independent counsel in the negotiations for the preparation of this Agreement, that
13 it has had the contents of the Agreement fully explained to it by such counsel, and is fully
14 aware of and understands all of the terms of the Agreement and the legal consequences thereof.
15 For purposes of construction, this Agreement shall be deemed to have been drafted by all
16 Parties to this Agreement and shall not, therefore, be construed against any Party for that reason
17 in any subsequent dispute.

18 11. **Severability.** If any provision of this Agreement shall be invalid, illegal, or
19 unenforceable, the validity, legality, and enforceability of the remaining provision shall not in
20 any way be affected or impaired thereby.

21 12. **Integration.** This instrument shall constitute the entire Agreement between the
22 parties, and it is expressly understood and agreed that the Agreement has been freely and
23 voluntarily entered into by the parties hereto with the advice of counsel, who have explained
24 the legal effect of this Agreement. The parties further acknowledge that no warranties or
25 representations have been made on any subject other than as set forth in this Agreement. This
26 Agreement may not be altered, modified or otherwise changed in any respect except by writing,
27 duly executed by all of the parties or their authorized representatives.

28 13. **Authority.** The signatories to this Agreement have actual authority to bind the

1 parties.

2 14. **Knowing and Voluntary Waiver of Remedies Under Age Discrimination in**
3 **Employment Act.** Plaintiff acknowledges that she has up to twenty-one (21) calendar days
4 from the date she receives this Agreement to review and consider this Agreement, discuss it
5 with an attorney of her choice, and decide to sign it or not sign it, although she may accept or
6 return it to Defendant's counsel at any time within those twenty-one (21) days. Plaintiff is
7 advised to consult her attorney about the Agreement.

8 15. Once Plaintiff signs and dates this Agreement, she will have seven (7) days in
9 which to revoke her acceptance. To revoke, Plaintiff must send a written statement of
10 revocation, which should be mailed and faxed to:

11 Jennifer Wang
12 Office of the United States' Attorney
13 450 Golden Gate Ave., 9th Fl.
14 San Francisco, CA 94102
15 (415) 436-6748 (fax)

16 Plaintiff understands that if she revokes, this Agreement shall have no effect. If Plaintiff does
17 not revoke, this Agreement will become effective on the eighth (8th) day ("the Effective Date")
18 after the date Plaintiff signs and dates this Agreement.

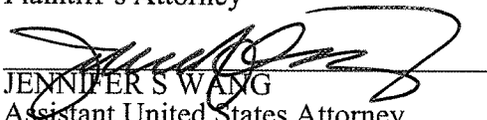
19 DATED: Dec. 24, 2010

20 
21 NANCY ROUNTREE
22 Plaintiff

23 DATED: Dec. 24, 2010

24 
25 MARY DRYOVAGE
26 Plaintiff's Attorney

27 DATED: Dec. 28, 2010

28 
29 JENNIFER S WANG
30 Assistant United States Attorney
31 Attorney for Defendant

32 PURSUANT TO STIPULATION, IT IS SO ORDERED.

33 Dated: January 5, 2011.

34 
35 HON. WILLIAM H. ALSUP
36 United States District Judge

37 * The Court shall retain jurisdiction to
38 enforce this agreement for only one year.