	STIPULATION AND [PROPOSED] ORDER RE PLAINTIFFS' FILING OF AN AMENDED COMPLAINT	Case No. CV 11-01392 (SI)	
28	Defendants.		
27	50 inclusive,		
26	Incom Mechanical, Inc., Joe Locati, Jeffrey Locati, Phil Locati, and DOES 1 through		
25	V.	No Trial Date Set	
24	Plaintiffs,	Complaint Filed: February 18, 2011	
23	general public,	FILING OF AN AMENDED COMPLAINT	
22	Suarez, Tyler Fox, and Jared Hutman, individually, on behalf of all others similarly situated, and on behalf of the	STIPULATION AND [P KOPOSED] ORDER REGARDING PLAINTIFF'S	
20	Ricky Martinez, Josh LeClair, Norberto	Case No. CV-11-01392 (SI)	
20	SAN FRANCISCO DIVISION		
18 19	NORTHERN DISTRICT OF CALIFORNIA		
17	UNITED STATES DISTRICT COURT		
16 17	JEFFREY LOCATI, PHIL LOCATI		
15	Attorneys for Defendants INCOM MECHANICAL, INC., JOE LOCATI,		
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11	LITTLER MENDELSON A Professional Corporation		
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4	Telephone:510.444.9300E-mail:bryan@bryanschwartzlaw.com	n	
3	180 Grand Avenue, Ste. 1550 Oakland, CA 94612		
2	HILLARY BENHAM-BAKER, Bar No. 265019 BRYAN SCHWARTZ LAW		
1	BRYAN SCHWARTZ, Bar No. 209903		

1	Pursuant to Civil Local Rule 7-12, Plaintiffs Ricky Martinez, et al. ("Plaintiffs") and		
2	Defendants Incom Mechanical, Inc., et al. ("Defendants"), by and through their attorneys of record,		
3	make the following stipulated request to file a First Amended Complaint ("FAC") in the above-		
4	captioned matter as follows:		
5	WHEREAS, the parties have reached a settlement agreement wherein they have		
6	agreed to resolve all claims;		
7	WHEREAS, the parties have agreed to settle claims under the Private Attorneys		
8	General Act of 2004 ("PAGA"), California Labor Code section 2699, et seq.;		
9	WHEREAS, without waiving any defenses to the FAC, or their right to challenge the		
10	new pleading, Defendants have agreed to stipulate to the filing of the FAC to add claims under		
11	PAGA, so that the pleadings conform to the settlement;		
12	WHEREAS, the California Labor and Workforce Development Agency indicated on		
13	August 10, 2011 that it did not intend to investigate Plaintiffs' PAGA allegations;		
14	THEREFORE IT IS HEREBY STIPULATED AND REQUESTED by and between		
15	Plaintiffs and Defendants, through their respective counsel, that the Court grant Plaintiffs leave to		
16	amend the Complaint as agreed by the parties.		
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	STIPULATION AND [PROPOSED]Case No. CV 11-01392 (SI)ORDER RE PLAINTIFFS' FILING OF AN1.AMENDED COMPLAINT		

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1	Dated: August 22, 2011	BRYAN SCHWARTZ LAW
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3		<u>/s/ Hillary Benham-Baker</u> Bryan Schwartz, Bar No. 209903
4		Hillary Benham-Baker, Bar No. 265019
5		Attorney for Plaintiff
6	Dated: August 22, 2011	LITTLER MENDELSON
7		A Professional Corporation
8		Mut
9		Richard N. Hill
10		Robert L. Zaletel Attorneys for Defendants
11		Incom Mechanical, Inc., Joe Locati, Jeffrey Locati, and Phil Locati
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	STIPULATION AND [PROPOSED] ORDER RE PLAINTIFFS' FILING OF AN AMENDED COMPLAINT	2. Case No. CV 11-01392 (SI)

	<u>ORDER</u>
1	GOOD CAUSE APPEARING, IT IS HEREBY ORDERED that the Parties' Stipulation,
2	above, is approved and adopted as the Order of this Court, as follows:
3	Plaintiff's First Amended Complaint, filed with the Stipulation and Order is to be filed
4	IT IS SO ORDERED.
5	Dated: $8/30$, 2011
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7	Susan Illston
8	UNITED STATES DISTRICT COURT JUDGE
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	STIPULATION AND [PROPOSED]Case No. CV 11-01392 (SI)ORDER RE PLAINTIFFS' FILING OF ANCase No. CV 11-01392 (SI)AMENDED COMPLAINTCase No. CV 11-01392 (SI)