D. GILL SPERLEIN, State Bar # 172887 1 THE LAW OFFICE OF D. GILL SPERLEIN 345 Grove Street 2 San Francisco, CA 94114 Telephone: (415) 404-6615 3 Facsimile: (415) 404-6616 Email: gill@sperleinlaw.com 4 Attorneys for Plaintiffs 5 OXANE "GYPSY" TAUB AND GEORGE DAVIS DENNIS J. HERRERA, State Bar #139669 6 City Attorney WÄYNE SNODGRASS, State Bar #148137 7 **Deputy City Attorney** TARA M. STEELEY, State Bar #231775 8 Deputy City Attorney City Hall, Room 234 1 Dr. Carlton B. Goodlett Place San Francisco, California 94102-4602 Telephone: (415) 554-4655 (415) 554-4699 Facsimile: 11 Email: tara.steeley@sfgov.org 12 Attorneys for Defendants CITY AND COUNTY OF SAN FRANCISCO 13 AND SAN FRANCISCO POLICE DEPARTMENT 14 15 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 16 OXANE "GYPSY" TAUB AND GEORGE Case No. C 12-5841-EMC (NJV) 17 DAVIS, JOINT STATUS REPORT 18 Plaintiffs, Hearing Date: May 28, 2015 19 Time: 10:30 a.m. Place: Hon. Edward M. Chen VS. 20 450 Golden Gate Avenue CITY AND COUNTY OF SAN 17th Floor, Ct Room 5 21 FRANCISCO, SAN FRANCISCO POLICE DEPARTMENT, Trial Date: September 8, 2015 22 Defendants. 23 24 25 Plaintiffs OXANE "GYPSY" TAUB and GEORGE DAVIS ("Plaintiffs") and Defendants 26 CITY AND COUNTY OF SAN FRANCISCO and SAN FRANCISCO POLICE DEPARTMENT 27 ("Defendants") hereby submit the following Updated Joint Status Report in the above-referenced case. 28

SETTLEMENT UPDATE

As the Court is aware, the Parties have entered a Partial Settlement which fully settles the one remaining cause of action but preserves the Plaintiffs' right to appeal causes of action that the Court dismissed on December 24, 2014, including the Court's conclusion that Plaintiffs cannot obtain injunctive relief. The settlement agreement and release is final, and the City expects to pay the settlement amount to Plaintiffs' counsel by June 2, 2015. Pursuant to the terms of the settlement agreement, Plaintiffs will, within five (5) days of receiving the settlement amount, file a Stipulated Dismissal of Remaining Claim and a Stipulated Request to Enter Final Judgment.

While the parties would be happy to appear before the Court at the scheduleed status conference on May 28, 2015, neither parties believe that a status conference is necessary at this time. The parties request that the Court continue the status conference until July 9, 2015, with the expectation that the status conference will be vacated if final judgment is entered before that time.

Dated: May 21, 2015

DENNIS J. HERRERA City Attorney WAYNE SNODGRASS TARA M. STEELEY **Deputy City Attorneys**

By: /s/Tara M. Steeley

TARA M. STEELEY

By: **/s/D. Gill Sperlein

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Dated: May 21, 2015 22

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**pursuant to GO 45, the electronic signatory

has obtained approval from this signatory.

IT IS SO ORDERED that the status conference is reset for 7/16/15 at 10:30 a.m. An updated joint status report shall be filed by 7/9/15.

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Edward M. Chen U.S. District Judge