1	Henry G. Wykowski (State Bar No. 068255)		
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5	Attorneys for Claimant SHAMBHALA HEALING CENTER		
6	SHAMBHALA HEALING CENTER		
7			
8	UNITED STATES DISTRICT COURT		
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
11		No. CV 13-2062 SI	
12	UNITED STATES OF AMERICA,	CLAIMANTS' JOINT	
13	Plaintiff,	ADMINISTRATIVE REQUEST TO SCHEDULE FURTHER CASE	
14	v. MANAGEMENT CONFERENCE		
15	DE AL DE OPEREY, AND HARD OVER TENER		
16	REAL PROPERTY AND IMPROVEMENTS LOCATED AT 2441 MISSION STREET,	Hon. Susan Illston	
17	SAN FRANCISCO, CALIFORNIA		
18	Defendant.		
19			
20			
21	The Claimants in this case hereby jointly request an order, pursuant to Civil Local Rule		
22	16-10(c), scheduling a further case management conference in this case.		
23	At the further case management conference, all Claimants wish to discuss with the Court		
24	how this case will proceed.		
25			
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27	//		
28			
HENRY G. Wykowski & Associates	CLAIMANTS' JOINT ADMINISTRATIVE MOTION TO SCHEDUL United States v. Real Property Improvements., CV 13-2062 SI	E FURTHER CASE MANAGEMENT CONFERENCE	

1 Claimant Poura additionally wishes to discuss an issue regarding Mr. Poura's cooperation 2 pursuant to the Stipulated Agreement. 3 Dated: July 3, 2014 4 5 6 GRANTED /s/ Henry G. Wykowski HENRY G. WYKOWSKI 7 Attorneys for Claimant SHAMBHALA HEALING CENTER. 8 9 /s/ Eric Safire\_ 10 ERIC SAFIRE Attorney for Claimant 11 EBRAHIM POURA 12 13 /s/ Jesse Stout\_ JESSE STOUT 14 **Attorney for Patient Claimants** 15 A case management conference has been scheduled to occur on August 1, 2014, at 3 p.m. A joint case management conference statement shall 16 be filed one week prior to the conference. 17 18 19 20 21 22 23 24 25 26 27 28

HENRY G. WYKOWSKI & ASSOCIATES ATTORNEYS AT LAW

1	CERTIFICATE OF SERVICE
2	
3	I certify that copies of the above document was served electronically on July 3, 2014, on counsel of record in compliance with Federal Rule of Civil Procedure 5 and the local rules of the
4	Northern District, by use of the Court's ECF system.
5	
6	<u>/s Henry G. Wykowski</u> Henry G. Wykowski
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28	CLAIMANTS' JOINT ADMINISTRATIVE MOTION TO SCHEDUI E EUDTHED CASE MANAGEMENT CONFEDENCE

HENRY G. WYKOWSKI & ASSOCIATES ATTORNEYS AT LAW CLAIMANTS' JOINT ADMINISTRATIVE MOTION TO SCHEDULE FURTHER CASE MANAGEMENT CONFERENCE United States v. Real Property Improvements., CV 13-2062 SI