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5					
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8	Attorneys for Defendant Department of Homeland Security				
9	UNITED STATES DISTRICT COURT				
10	NORTHERN DISTRICT OF CALIFORNIA				
11	SAN FRANCISCO DIVISION				
12	AMERICAN CIVIL LIBERTIES UNION OF)			
13	NORTHERN CALIFORNIA and LAWYERS COMMITTEE FOR CIVIL)) PJH 08-2744			
14	RIGHTS OF THE SAN FRANCISCO BAY)			
	AREA, Plaintiff,	SETTLEMENT AGREEMENT AND			
15		(PROPOSED) ORDER OF DISMISSAL			
16					
17	DEPARTMENT OF HOMELAND SECURITY,)			
18)			
19	Defendant.				
20		_)			
21					
22	In consideration of the terms set forth in th	is Settlement Agreement and the covenants and			
	conditions contained herein (the "Agreement"), Plaintiffs American Civil Liberties Union of Northern California and Lawyers' Committee for Civil Rights of the San Francisco Bay Area				
23					
24	(collectively, "Plaintiffs") and Defendant U.S. Immigration and Customs Enforcement (the				
25					
26	"Defendant"), by and through their undersigned counsel, hereby agree as follows:				
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WHEREAS, in response to Plaintiffs' March 26, 2007 Freedom of Information Act ("FOIA") request and subsequent Complaint in this action, Defendant has made three sets of document production to Plaintiffs:

a. On June 5, 2008, Defendant stated by letter that its search for records in response to Plaintiffs' FOIA request identified over 1,052 pages of responsive documents. Of those identified documents, Defendant initially produced 12 pages to Plaintiffs.

b. After further negotiation, Defendant produced a supplemental set of documents on December 15, 2008, totaling 706 pages of documents primarily consisting of training manuals.

c. On February 13, 2009, Defendant produced an additional 958 documents in response to Plaintiffs' request that individual arrest records generated in connection with Defendant's enforcement actions be identified and produced.

WHEREAS, after good-faith negotiations, Plaintiffs and Defendant (collectively, the "Parties") have agreed to resolve this matter upon the terms, and subject to the conditions, set forth in this Agreement.

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IT IS HEREBY AGREED AS FOLLOWS:

1. The Parties agree that Plaintiffs shall dismiss the above-entitled action with prejudice upon the Court's execution of the proposed order in exchange for Defendant's agreement to comply with the conditions set forth in subsections (a)-(d) as follows:

a. Defendant shall produce to Plaintiffs, within 90 days of the Court's execution of the proposed Order attached to this Agreement, all responsive documents that are within Defendant's possession, custody, or control, corresponding to the following four (4) categories of records:

i. Any and all operational and policy documents dated from May 1, 2006, to March 13, 2007 (the "Relevant Period") specifically relating to "Operation Return to Sender" in the counties designated in Plaintiffs' original FOIA request – namely, Alameda, Contra Costa, Marin,

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1	Napa, San Mateo, Santa Cruz, San Benito, San Francisco, Santa Clara, Solano, Sonoma, Fresno, and		
2	Tulare Counties (collectively, the "Relevant Counties") – including, but not limited to, the following		
3	records:		
4	(1) Operational Orders/Plans for any relevant field offices		
5	(2) Pre-operational SPEARs (Significant Prospective Enforcement		
6	Activity Report)		
7	(3) Post SIRs (Significant Incident Report)		
8	(4) Post Operational A/S Notes		
9	(5) "Daily Reports"		
10			
11	ii. Any and all records specifically relating to children involved in or affected by		
12	"Operation Return to Sender," in the Relevant Counties during the Relevant Period, including, but		
13	not limited to, the following records:		
14	(1) Parents' statements in their own handwriting advising the Detention		
15 16	and Removal Office of who will be responsible for their children if		
16 17	they decide to leave them behind or have another adult take charge		
18	of the children for any reason.		
19	(2) Any and all documents related to the detention of United States		
20	citizen children and/or lawful permanent resident children.		
21	entzen enndren and/or fawrur permanent resident enndren.		
22	iii. Any and all documents relating to Notices of Rights provided to the		
23	individuals arrested in connection with "Operation Return to Sender" in the Relevant Counties during		
24	the Relevant Period, including, but not limited to, the following specific agency forms:		
25	(1) I-826 (Notice of Rights and Request for Disposition)		
26	 (1) Foldo (Notice of Rights and Request for Disposition) (2) All records relating to rights read (in both English and Spanish) to 		
27	aliens accepting stipulated removal in connection with "Operation		
28			
	Return to Sender."		
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iv. Any and all documents relating to voluntary departure forms or stipulated
 removal forms provided to individuals arrested in connection with "Operation Return to Sender"in
 the Relevant Counties during the Relevant Period, including, but not limited to, the following specific
 agency forms:

- (1) I-210 (Voluntary Departure Form)
- (2) Stipulated Removal Orders

b. With respect to all documents produced by Defendant pursuant to Sections 1(a)(i)-(iv), above, Defendant shall provide a reference number (for example, a Bates number) sufficient to enable Plaintiffs to identify the corresponding I-213 records previously produced by the Defendant in this action or produced pursuant to this Agreement. By way of example, if an individual whose I-213 arrest record was previously produced by Defendant in this action was also provided with an I-826 (*see* Section 1(a)(iii), above) and an I-210 (*see* Section 1(a)(iv), above), Defendant shall provide a reference number sufficient to indicate that these records are associated with the same individual.

c. Defendant shall produce all I-213 arrest records that are within Defendant's possession, custody, or control, pertaining to or arising from immigration enforcement actions conducted in Santa Clara County and San Mateo County during the Relevant Period. All documents produced pursuant to this subsection shall be cross-referenced, as appropriate, as described in Section 1(b), above.

d. In addition to the obligations set forth in Paragraph 1(a)-(d), above, Defendant agrees
to pay Plaintiffs reasonable attorney fees in the amount of thirty thousand dollars (\$30,000.00).
Payment shall be made as soon as practicable by a check payable to the ACLU Foundation of
Northern California at the address set forth below;

ACLU Foundation of Northern California 39 Drumm Street

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San Francisco, California 94111

This payment shall constitute the full and final satisfaction of any and all of Plaintiffs' claims for attorney's fees, costs, and litigation expenses in the above-captioned matter, and is inclusive of any interest. Plaintiffs are responsible for sharing this payment of fees and costs according to their own agreement.

2. For purposes of this Agreement, the parties agree that, in exchange for Defendant's agreement that: (1) Defendant does not assert any FOIA exemptions other than those claimed by Defendant in its December 15, 2008 and February 13, 2009 document productions in this case (*i.e.*, Exemptions (b)(2)High, (b)(5), (b)(6), (b)(7)(C) and (b)(7)(E)), (2) the production of the aforementioned documents is composed of at least 500 pages of documents, and (3) Defendant's search for the documents referenced in Paragraph 1(a)-(c), above, was conducted in a manner reasonably calculated to uncover all relevant and responsive documents, Plaintiffs will not seek disclosure of any documents not described in Paragraph 1(a)-(c) above, and will not challenge Defendant's assertion of exemptions or the adequacy of Defendant's searches for responsive records as described in this Paragraph.

3. The Parties agree that in exchange for Defendant's agreement to comply with the conditions set forth in subsections 1(a)-(d), upon the execution of this Agreement, Plaintiffs hereby release and forever discharge Defendant, and his successors, the United States of America, and any department, agency, or establishment, from any and all claims and causes of action that Plaintiffs assert or could have asserted in this litigation, or which hereinafter could be asserted by reason of, with respect to, or in connection with, or which arises out of, any of the matters alleged in the Complaint in this action.

4. The Parties acknowledge that this Agreement is entered solely for the purpose of settling and compromising any remaining claims in this action without further litigation, and it shall not be construed as an admission by any party of the truth of any allegation or the validity of any claim asserted in this action. This Agreement shall not be used in any manner to establish liability for fees, amounts, or hourly rates in any other case or proceeding.

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1	5. The Parties agree that this Court shall retain jurisdiction over this matter solely for the		
2	purposes of resolving any dispute arising out of, relating to, or alleging a breach of this Agreement.		
3	Dated: April 27, 2010		
4	Dated. April 27, 2010		
5			
6	JOHN R. TYLER	<u>/s/</u> KATHLEEN D. PATTERSON (CA SBN 124768)	
7	ISAAC R. CAMPBELL	RUTH KWON (CA SBN 232569)	
8		MICHELLE LEUNG (CA SBN 252937)	
9	United States Department of Justice	ORRICK, HERRINGTON & SUTCLIFFE LLP	
10	Civil Division, Federal Programs Branch	The Orrick Building 405 Howard Street	
11	Washington, DC 20530	San Francisco, CA 94105-2669	
12		Tel: (415) 773-5700 Fax: (415) 773-5759	
13			
14	Attorneys for Defendant	Attorneys for Plaintiffs	
15		<u>ORDER</u>	
16			
17	The Parties are hereby ordered to comply with the foregoing terms of the Parties' Settlement		
18	Agreement.		
19	In light of the foregoing Agreement, the summary judgment briefing and hearing schedule in		
20	this action is hereby vacated.		
21	The instant action is dismissed with prejudice.		
22	This Court shall retain jurisdiction over this matter for the purposes of resolving any dispute		
23	arising out of, relating to, or alleging a breach of the Parties' Agreement.		
24		S DISTRI	
25	DATED: _ <u>April 29</u> , 2010	Strine 2	
26		Honorable IT IS SO ORDERED ton	
27 28		Judge Phyllis J. Hamilton	
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