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10	MATTHEW WONG, TONYETTE SMITH-AL JUAN GUITRON, EDWARD GUTIERREZ,		
11	MEL SONG, KENNETH LOMBA, DAN WHITE, KEVIN MACKSOUD, PAULA AVERY, AND EMMANUEL BULATAO		
12			
13	UNITED STATES DISTRICT COURT		
14	NORTHERN DISTRICT OF CALIFORNIA		
15	ESTHER DOWNES, IN HER INDIVIDUAL CAPACITY AND AS PERSONAL	Case No. C10-4451 CW	
16	REPRESENTATIVE FOR ISSIAH DOWNES AND THE ESTATE OF ISSIAH DOWNES,	STIPULATION RESOLVING PLAINTIFF'S ADMINISTRATIVE MOTION TO EXTEND	
17	Plaintiffs,	TIME TO ACCEPT DEFENDANTS' OFFER TO COMPROMISE PURSUANT TO RULE 68	
18	vs.	ORDER	
19	THE CITY AND COUNTY OF SAN		
20	FRANCISCO; Sheriff MICHAEL HENNESSEY; Undersheriff JANET		
21	DEMPSEY; Capt. JONAH PECOT; Lt. JOHN GARCIA; Lt. JOHN CASEY; Senior Deputy		
22	MATTHEW WONG; Dpeuty SMITH-AL-GHANI; Deputy JUAN GUITRON; Deputy		
23	EDWARD GUTIERREZ; Deputy MEL		
24	SONG; Deputy KEN LOMBA; Deputy DAN WHITE; Deuty KEVIN MACKSOUD;		
25	PAULA AVERY; EMMANUEL BULATO; and DOES 1 THRU 100, all in their individual		
26	and official capacities,		
27	Defendants.		

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## **STIPULATION**

- 1. On Friday April 1, 2011, Plaintiffs filed an administrative motion to extend time to accept Defendants' Offer to Compromise made under Rule 68, pursuant to the provisions of Rule 6 regarding the extension of time. (Document # 53.)
- Counsel for Plaintiffs and Defendants have met and conferred and have agreed to
  resolve the matters contained in the administrative motion by this stipulation. The parties respectfully
  request that the Court endorse this stipulation by executing the proposed order submitted herewith.
- 3. Defendants' March 24, 2011 Offer to Compromise shall remain open until April 19, 2011 at 9 a.m. Pacific Daylight Time.
- 4. Defendants' time to respond to any discovery served by Plaintiffs shall not begin to run until April 19, 2011. However, this limitation shall not apply to a deposition notice served by Plaintiffs to take the deposition of Esther Downes on a date after April 19, 2011.
- 5. Upon the Court's execution of this proposed order, Plaintiffs' administrative motion will be deemed withdrawn.
- 6. The parties' stipulation to this resolution of Plaintiffs' administrative motion is a compromise of a disputed matter and shall not be construed as an admission by Defendants that the matters stated in Plaintiff's motion are correct, nor shall it be construed as an admission by Plaintiff that the matters stated in Plaintiff's motion are incorrect.

IT IS SO STIPULATED.

Dated: April 4, 2011

DENNIS J. HERRERA City Attorney JOANNE HOEPER Chief Trial Deputy SEAN F. CONNOLLY PETER J. KEITH Deputy City Attorneys

By: <u>Peter J. Keith</u>
PETER J. KEITH
Attorneys for Defendants

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Stipulation Re Admin Motion

Downes v. CCSF, et al; No. 10-cv-4451 CW

- 1		
1	Dated: April 4, 2011	LAW OFFICES OF GERI LYNN GREEN
2		By <u>: /s/*</u> Geri Lynn Green
3	*Pursuant to GO 45, the electronic signato	Attorneys for Plaintiffs  ry has obtained approval from this signatory.
4	Tursum to do 13, me electrome signato	ry nus voiuneu approvai from inis signatory.
5		ORDER
6	PURSUANT TO STIPULATION, I	IT IS SO ORDERED.
7	Dated: 4/8/2011	Chidealeit
8		HOMOKABLE CLAUDIA WILKEN UNITED STATES DISTRICT JUDGE
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