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1 UNITED STATES DISTRICT COURT
2 NORTHERN DISTRICT OF CALIFORNIA

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4 EVELYN ROSA and ROBERT ROSA,
5 individually and as the personal
6 representatives of MICHAEL ROBERT
7 ROSA, deceased,

8 Plaintiffs,

9 vs.

10 CITY OF SEASIDE and SEASIDE POLICE
11 DEPARTMENT, CITY OF DEL REY
12 OAKS AND DEL REY OAKS POLICE
13 DEPARTMENT, MONTEREY
14 PENINSULA AIRPORT DISTRICT AND
15 MONTEREY PENINSULA AIRPORT
16 POLICE DEPARTMENT, CITY OF
17 MONTEREY AND MONTEREY POLICE
18 DEPARTMENT, COUNTY OF
19 MONTEREY AND MONTEREY COUNTY
20 SHERIFF'S DEPARTMENT, DEL REY
21 OAKS POLICE CHIEF RON LANGFORD,
22 MONTEREY POLICE CHIEF CARLO
23 CUDIO, MONTEREY SHERIFF MIKE
24 KANALAKIS AND SEASIDE POLICE
25 CHIEF ANTHONY SELLECITO, SEASIDE
26 POLICE OFFICERS MATTHEW DOZA,
27 NICK BORGES, AND CHARLTON, DEL
28 REY OAKS POLICE OFFICER RUSSELL
VANZANTEN, AIRPORT POLICE
DEPARTMENT OFFICER JEFF POWELL,
MONTEREY POLICE OFFICER KATIE
REYES, MONTEREY COUNTY
SHERIFF'S DEPUTIES JOE PALAZZOLO
AND IRONS, TASER INTERNATIONAL,
INC., and DOES 1 TO 10,

Defendants.

Case No.: C 05-03577 JF/HRL

[*Hon. Judge Jeremy Fogel,
United States District Judge*]

**STIPULATION OF THE
PARTIES AND REQUEST
FOR RESERVATION OF
COURTROOM WITH
AUDIO-VISUAL
EQUIPMENT**

TO THE HONORABLE COURT:

IT IS HEREBY STIPULATED by and between the parties to the above
entitled action, by and through their respective attorneys of record, and pursuant to
United States District Court, Northern District of California Local Rules 7-12 and
40-1, as follows:

1 1. In the presentation of their respective cases, counsel for both parties
2 intend to make use of visual displays and demonstrative evidence, including but not
3 necessarily limited to computer slide show presentations via programs such as
4 Microsoft PowerPoint and comparable computerized display and/or projection of
5 photographs, bullet point notes, and other visual or auditory aids.

6 2. Counsel are informed and believe that the San Jose courthouse of the
7 United States District Court, Northern District of California has at least one
8 courtroom that is specially equipped for the presentation of such audio-visual aids,
9 *i.e.*, the inclusion of a projector and screen compatible with the presentation of
10 PowerPoint demonstrative evidence and/or argument visual/auditory aids, monitors,
11 and the necessary space to accommodate such demonstrative presentations.

12 3. Counsel are informed and believe that the aforementioned audio-visual
13 equipment which may be sufficient to address the parties' demonstrative needs is
14 contained in Courtroom 1.

15 4. Therefore, in light of the foregoing, and upon the advice of a clerk of the
16 Court, the parties stipulate to and jointly and respectfully request that the trial of this
17 matter be assigned and/or transferred to a courtroom with the aforementioned
18 technical capabilities to support the needs of the parties' counsel in making their
19 respective cases via demonstrative evidence and argument as specified herein above
20 – *e.g.*, the aforementioned Courtroom 1. Thus, the parties stipulate and jointly and
21 respectfully request that the Court reserve, for the duration of the trial of the above
22 entitled matter, the aforementioned audio-visual-equipped courtroom (Courtroom 1).

23 5. The parties further stipulate and respectfully request leave of Court to
24 bring the necessary technological components for the aforementioned demonstrative
25 presentations, including laptops computers, back-up projector(s) and screen(s),
26 and/or comparable/related audio-visual technology.

ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED AS FOLLOWS:

In furtherance of the interests of economy and justice to the parties, the Court hereby assigns the trial of this matter to Courtroom 1, and will make the necessary reservation for the duration of the trial of this matter, in order to accommodate the parties' anticipated needs for audio-visual equipment compatible with computerized display, demonstrative presentation, and related space concerns. Furthermore, the parties are hereby authorized to bring into the Court their laptops, back-up projection and/or display systems, and/or comparable/related audio-visual equipment as necessary to facilitate their demonstrative presentations and displays in the above entitled matter.

IT IS SO ORDERED.

DATED: 10/9, 2009



Honorable Jeremy Fogel
United States District Judge

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