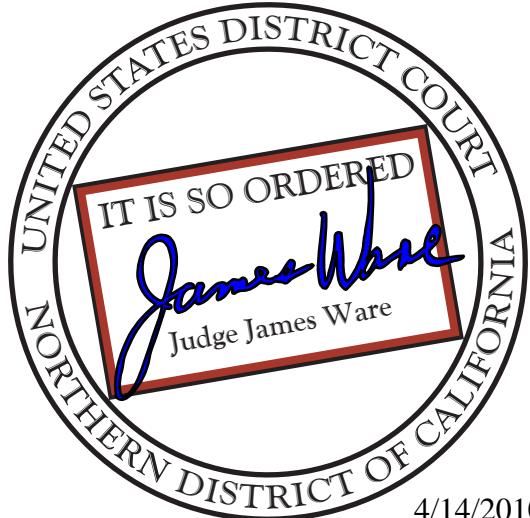


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6 Attorneys for Defendants
 7 Linc Housing Corporation, Corporate Fund for Housing,
 Linc Franciscan Limited Partnership, Franciscan Park,
 8 LLC, Hunter Johnson, Franciscan Housing Corporation,
 Richard Berger, Daly City Housing Development
 9 Finance Agency, Pacific West Management, Franciscan
 Acquisition Corporation and David Kenyon, solely for
 10 the purpose of executing this stipulation



4/14/2010

11 UNITED STATES DISTRICT COURT
 12 NORTHERN DISTRICT OF CALIFORNIA
 13 SAN JOSE DIVISION

15 FRANCISCAN MOBILE HOME OWNERS
 16 FOR JUSTICE; ROSENDO QUINQUINI;
 RORY MORDINOIA; ROBERT QUINN;
 17 SANDRA HOLMAN; and MAMIE ZHU, And
 on behalf of all others similarly situated,

18 Plaintiffs,

19 v.

20 LINC HOUSING CORPORATION;
 CORPORATE FUND FOR HOUSING; LINC
 21 FRANCISCAN LIMITED PARTNERSHIP;
 FRANCISCAN PARK, LLC; HUNTER
 22 JOHNSON; FRANCISCAN HOUSING
 CORPORATION; RICHARD BERGER; DALY
 23 CITY HOUSING DEVELOPMENT FINANCE
 AGENCY; PACIFIC WEST MANAGEMENT;
 24 FRANCISCAN ACQUISITION
 CORPORATION; DAVID KENYON; and
 25 DOES 1-50, inclusive,

26 Defendants.

No. CV 10 1087 JW HRL

STIPULATION EXTENDING TIME TO
RESPOND TO COMPLAINT

1 IT IS HEREBY STIPULATED, by and between the parties hereto, through their
2 respective counsel, that the time for Defendants Linc Housing Corporation, Corporate Fund for
3 Housing, Linc Franciscan Limited Partnership, Franciscan Park, LLC, Hunter Johnson,
4 Franciscan Housing Corporation, Richard Berger, Daly City Housing Development Finance
5 Agency, Pacific West Management, Franciscan Acquisition Corporation and David Kenyon
6 (collectively, “Defendants”) to answer, move or otherwise respond to the complaint is extended
7 for thirty days to and including May 13, 2010, or such later time as Plaintiffs may have agreed,
8 or might hereafter agree, with any of them. By entering into this Stipulation, Defendants reserve
9 and do not waive any arguments and defenses they may possess, including, without limitation,
10 whether the Court lacks personal jurisdiction over any of them.

11 DATED: April 12, 2010

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16 By: /s/ Charlene S. Shimada
17 Charlene S. Shimada

18 Attorneys for Defendants Linc Housing
19 Corporation, Corporate Fund for Housing, Linc
20 Franciscan Limited Partnership, Franciscan Park,
21 LLC, Hunter Johnson, Franciscan Housing
22 Corporation, Richard Berger, Daly City Housing
23 Development Finance Agency, Pacific West
24 Management, Franciscan Acquisition Corporation
25 and David Kenyon, solely for the purpose of
26 executing this stipulation

