1	BINGHAM MCCUTCHEN LLP		
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	Charlene S. Shimada (SBN 91407)	ATES DISTRICT	
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	Lucy Wang (SBN 257771)		
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	Three Embarcadero Center		
5	San Francisco, CA 94111-4067	ORDERED	
	Telephone: 415.393.2000	IT IS SO ORDERED	
6	•		
	Attorneys for Defendants		
7	Linc Housing Corporation, Corporate Fund for Hou	Judge James Ware	
	Linc Franciscan Limited Partnership, Franciscan Pa	irk, Judge Jani	
8	LLC, Hunter Johnson, Franciscan Housing Corpora	ation,	
	Richard Berger, Daly City Housing Development		
9	Finance Agency, Pacific West Management, Franci		
	Acquisition Corporation and David Kenyon, solely	for VIV	
10	the purpose of executing this stipulation	4/14/2010	
		1/11/2010	
11	Thumbo on the area	OEDICE COLUE	
10	UNITED STATES DISTRICT COURT		
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12	NORTHERN DISTRICT OF CALIFORNIA		
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1.4	SAN JOSE DIVISION		
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15	FRANCISCAN MOBILE HOME OWNERS	No. CV 10 1087 JW HRL	
16	FOR JUSTICE; ROSENDO QUINIQUINI;	NO. CV 10 106/ JW HKL	
16	RORY MORDINOIA; ROBERT QUINN;	STIPULATION EXTENDING TIME TO	
17	SANDRA HOLMAN; and MAMIE ZHU, And	RESPOND TO COMPLAINT	
17	on behalf of all others similarly situated,	RESTOND TO COMITEAINT	
18	on ochan of an onicis similarly situated,		
10	Plaintiffs,		
19	V.		
17	v.		
20	LINC HOUSING CORPORATION;		
4 U	CORPORATE FUND FOR HOUSING; LINC		
21	FRANCISCAN LIMITED PARTNERSHIP;		
41	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.		
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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	d 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	BINGHAM MCCUTCHEN LLP	
12		David M. Balabanian Charlene S. Shimada	
13		Lucy Wang Three Embarcadero Center	
14		San Francisco, CA 94111 Telephone: 415.393.2000	
15		Facsimile: 415.393.2286	
16		By: /s/ Charlene S. Shimada	
17		Charlene S. Shimada	
18		Attorneys for Defendants Linc Housing Corporation, Corporate Fund for Housing, Linc	
19		Franciscan Limited Partnership, Franciscan Park, LLC, Hunter Johnson, Franciscan Housing	
20		Corporation, Richard Berger, Daly City Housing Development Finance Agency, Pacific West	
21		Management, Franciscan Acquisition Corporation and David Kenyon, solely for the purpose of	
22		executing this stipulation	
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1	DATED: April 12, 2010	SHELLEY S. BUCHANAN
2		Attorney at Law 912 Cole Street, PMB #120
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5		By: /s/ Shelley S. Buchanan Shelley S. Buchanan
6		
7		Attorneys for Franciscan Mobile Home Owners for Justice, Rosendo Quiniquini, Rory Mordinoia, Robert Quinn, Sandra Holman and Mamie Zhu
8		Robert Quinn, Sandra Holman and Manne Zhu
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