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6 Attorneys for Defendant
 DAVID G. KENYON
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8 UNITED STATES DISTRICT COURT
 9 NORTHERN DISTRICT OF CALIFORNIA
 10 SAN FRANCISCO DIVISION
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12 FRANCISCAN RESIDENT ADVISORY
 COMMITTEE, (formerly known as FRANCISCAN
 13 MOBILE HOME OWNERS FOR JUSTICE);
 ROSENDO QUINQUINI; RORY MORDINOIA;
 14 ROBERT QUINN; SANDRA HOLMAN; and
 MAMIE ZHU, And on behalf of all others similarly
 15 situated,

16 Plaintiffs,

17 v.

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

23 Defendants.
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Case No.: C 10-01087 JW

**STIPULATION AND [PROPOSED]
 ORDER EXTENDING TIME FOR
 DEFENDANT DAVID KENYON TO
 RESPOND TO PLAINTIFFS' FIRST
 AMENDED COMPLAINT**

26 WHEREAS, on August 12, 2010, Plaintiffs filed a First Amended Complaint for Damages,
 27 Restitution, Injunctive Relief, Dissolution of Corporation and Specific Performance;

28 WHEREAS, in order to avoid unnecessary legal expenses and in the interests of justice and

1 judicial economy, the parties have agreed that Defendants LINC Housing Corporation, Corporate Fund
2 for Housing, LINC Franciscan Limited Partnership, Franciscan Park, LLC, Hunter Johnson, Franciscan
3 Housing Corporation, Richard Berger, Daly City Housing Development Finance Agency and Pacific
4 West Management will limit any motion(s) to dismiss the First Amended Complaint to challenging the
5 claims that serve as the basis for Plaintiffs' asserting federal subject matter jurisdiction;

6 WHEREAS, Plaintiffs have agreed to extend the time for Defendants LINC Housing
7 Corporation, Corporate Fund for Housing, LINC Franciscan Limited Partnership, Franciscan Park,
8 LLC, Hunter Johnson, Franciscan Housing Corporation, Richard Berger, Daly City Housing
9 Development Finance Agency and Pacific West Management to move or otherwise respond to the First
10 Amended Complaint to, and including, September 29, 2010, or such later time as the parties might
11 agree;

12 THEREFORE, IT IS HEREBY AGREED AND STIPULATED amongst the parties hereto,
13 through their respective undersigned counsel of record, as follows:

14 That in order to avoid unnecessary legal expense, and in the interest of judicial economy, the
15 time for Defendant David Kenyon to file a response to the First Amended Complaint is extended until
16 after the Court has ruled on the aforementioned motion(s) to dismiss based on federal subject matter
17 jurisdiction. The parties agree that Defendant David Kenyon's response to the First Amended
18 Complaint is extended for thirty days from the date of the Court's ruling on said motion(s).

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1 Dated: August 23, 2010

MURPHY, PEARSON, BRADLEY & FEENEY

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4 By s/s Timothy J. Halloran

5 Timothy J. Halloran
6 Attorneys for Defendant
7 David G. Kenyon

8 Dated: August 23, 2010

SHELLEY S. BUCHANAN, ATTORNEY AT LAW

9
10 By s/ Shelley S. Buchanan

11 Shelley S. Buchanan
12 Attorneys for Plaintiffs
13 Franciscan Mobile Home Owners for Justice,
14 Rosendo Quiniquini, Rory Mordinoia, Robert Quinn,
15 Sandra Holman, and Mamie Zhu

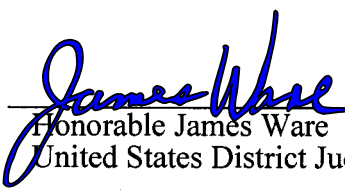
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1 ~~PROPOSED~~ ORDER

2 Based on the above stipulation of the Parties and for good cause appearing,

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4 **PURSUANT TO STIPULATION, IT IS SO ORDERED.**

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7 Dated: August 24, 2010

8 
9 Honorable James Ware
10 United States District Judge

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1 **ATTESTATION PURSUANT TO GENERAL ORDER 45**

2 I, Timothy J. Halloran, attest that concurrence in the filing of this document has been obtained
3 from any signatories indicated by a “conformed” signature (/s/) within this e-filed document.

4 I declare under penalty of perjury under the laws of the United States of America that the
5 foregoing is true and correct.

6 Executed this 17th day of August, 2010, at San Francisco, California.

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8 MURPHY, PEARSON, BRADLEY & FEENEY

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10 By s/s Timothy J. Halloran
11 Timothy J. Halloran
12 Attorneys for Defendant
13 David G. Kenyon
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