1 2 3 4 5	ANNE I. YEN, Bar No. 187291 KERIANNE R. STEELE, Bar No. 250897 WEINBERG, ROGER & ROSENFELD A Professional Corporation 1001 Marina Village Parkway, Suite 200 Alameda, California 94501 Telephone: (510) 337-1001 Facsimile: (510) 337-1023 E-Mails: ayen@unioncounsel.net; ksteele@unioncounsel.net		
6 7 8	JEFFREY B. DEMAIN, Bar No. 126715 SCOTT A. KRONLAND, Bar No. 171693 Altshuler Berzon LLP 177 Post Street, Suite 300 San Francisco, California 94108 Telephone: (415) 421-7151		
9 10 11	Facsimile: (415) 362-8064 E-Mails: jdemain@altber.com; skronland@altber.c Attorneys for Defendant SEIU LOCAL 521	om	
12 13 14 15	ORRY P. KORB, County Counsel, Bar No. 114399 NANCY J. CLARK, Lead Deputy County Counsel, Bar No. 157839 OFFICE OF THE COUNTY COUNSEL 70 West Hedding Street, East Wing, Ninth Floor San Jose, California 95110-1770 Telephone: (408) 299-5900 Facsimile: (408) 292-7240 E-Mails: orry.korb@cco.sccgov.org; nancy.clark@cco.sccgov.org		
16 17	Attorneys for Defendants COUNTY OF SANTA CLARA & CONTROLLER-TREASURER ALAN MINATO		
18	[Additional counsel listed on next page]		
19	IN THE UNITED STATES DISTRICT COURT		
20	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
21	JEFFREY LUM, et al.,	No. 14-CV-05230 LHK	
22	Plaintiffs,	NOTICE OF SETTLEMENT AND	
23	V.	<b>REQUEST TO SUSPEND LITIGATION</b>	
24	SERVICE EMPLOYEES INTERNATIONAL	DATES AND <del>[PROPOSED]</del> ORDER	
25	UNION, LOCAL 521, et al.,	Judge: Hon. Lucy H. Koh	
26	Defendants.		
27			
28 WEINBERG, ROGER & ROSENFELD A Professional Corporation 1001 Marma Vilage Parkway, Suite 200 Alameda, California 9450 (510) 337-1001	NOTICE OF SETTLEMENT AND REQUEST TO SUSF ORDER, Case No. 14-CV-05230 LHK	PEND LITIGATION DATES AND <del>[PROPOSED]</del> Dockets.Justia.com	

1	Additional counsel (continued from first page):		
2	STEVEN R. BURLINGHAM (Bar No. 88554) GARY, TILL AND BURLINGHAM		
3	5330 Madison Avenue, Suite F		
4	Sacramento, California 95841 Telephone: (916) 332-8122 Facsimila: (016) 332-8153		
5	Facsimile: (916) 332-8153 Email: steveb@gtblaw.com		
6	Milton L. Chappell, Esq. (D.C. Bar No. 936153) Nathan L. McGrath, Esq. (Pa. Bar No. 308845)		
7	Nathan J. McGrath, Esq. (Pa. Bar No. 308845) (admitted <i>pro hac vice</i> )		
8	c/o National Right to Work Legal Defense Foundation, Inc.		
9	8001 Braddock Road, Suite 600 Springfield, Virginia 22151		
10	Telephone: (703) 321-8510 Facsimile: (703) 321-9319		
11	E-mails: mlc@nrtw.org; njm@nrtw.org		
12	Attorneys for Plaintiffs Jeffrey Lum and Andrew Li, and the Class They Seek to Represent		
13			
13	TO THE HONORABLE COURT:		
15	Pursuant to the Parties' Third Joint CMS, ECF No. 42, filed on August 26, 2015, the		
16	Parties hereby give notice to the Court that they have reached a fully executed Settlement		
17	Agreement and Release ("Settlement Agreement") as of October 15, 2015, a true and correct		
18	copy of which is attached hereto as <b>Exhibit A</b> . As stated in their Settlement Agreement, Plaintiffs		
19			
	will file a motion for settlement class certification and related documents in conjunction with the		
20	Parties' motion for preliminary approval of the Settlement Agreement, which will be filed on or		
21	before November 30, 2015, forty-five (45) days subsequent to the full execution of the Settlement		
22	Agreement. The Parties will then pursue final approval in accordance with the procedures set		
23	forth on the Court's website, found at www.cand.uscourts.gov/ClassActionSettlementGuidence.		
24	The Parties request that the Court issue an order suspending the litigation dates it set forth		
25	in its September 2, 2015 Case Management Order, ECF No. 43, so that the Parties can focus their		
26	attention and resources on seeking final approval of the Settlement Agreement.		
27			
28 WEINBERG ROCER &			
WEINBERG, ROGER & ROSENFELD A Professional Corporation 1001 Marina Village Parkway, Suite 200 Alamede, Zalfornia 94501 (510) 337-1001	1 NOTICE OF SETTLEMENT AND REQUEST TO SUSPEND LITIGATION DATES AND <del>[PROPOSED]</del> ORDER, Case No. 14-CV-05230 LHK		

1	Dated: October 16, 2015		WEINBERG, ROGER & ROSENFELD A Professional Corporation
2	_		/s/ Kerianne R. Steele
3	В	2	KERIANNE R. STEELE Weinberg, Roger & Rosenfeld
4			1001 Marina Village Parkway, Suite 200 Alameda, CA 94501
5			Phone: (510) 337-1001 Facsimile: (510) 337-1023
6			JEFFREY B. DEMAIN
7			SCOTT A. KRONLAND Altshuler Berzon LLP
8			177 Post Street, Suite 300
9			San Francisco, California 94108 Phone: (415) 421-7151
			Facsimile: (415) 421-7151
10		ł	Attorneys for Defendant SEIU Local 521
11	Dated: October 16, 2015		COUNTY OF SANTA CLARA
12	В		/s/ Nancy Clark NANCY CLARK
13			ORRY P. KORB
14			Santa Clara County Office of County Counsel 70 West Hedding St 9th Floor
15			San Jose, CA 95110 Phone: (408) 299-5900 Facsimile: (408) 292-7240
16			Attorneys for Defendants County of Santa Clara
17		(	and Alan Minato, as Controller-Treasurer, County of Santa Clara
18	Dated: October 16, 2015		/s/ Nathan J. McGrath
19	В		NATHAN J. MCGRATH (admitted <i>pro hac vice</i> ) MILTON L. CHAPPELL
20			c/o National Right to Work Legal Defense Foundation, Inc.
21			8001 Braddock Rd., Suite 600
22			Springfield, VA 22151 Phone: (703) 321-8510
23			Facsimile: (703) 321-9319
			STEVEN R. BURLINGHAM Gary, Till & Burlingham
24			5330 Madison Avenue, Suite F Sacramento, CA 95841
25			Phone: (916) 332-8122
26		1	Facsimile: (916) 332-8153 Attorneys for Plaintiffs Jeffrey Lum; Andrew Li;
27		•	and the Class They Seek to Represent
28 weinberg, roger &			
ROSENFELD A Professional Corporation 1001 Marina Village Parkway, Suite 200	NOTICE OF CETTI EMENIT AND DEOLIE		2 SUSPEND LITIGATION DATES AND [PROPOSED]
Alameda, California 94501 (510) 337-1001	ORDER, Case No. 14-CV-05230 LHK	101 10	Sou End Emoniton Dates and <mark>Froi oses</mark>

1	<del>[PROPOSED]</del> ORDER			
2	Having duly considered the Parties' Notice of Settlement and Request to Suspend			
3	Litigation Dates, it is <b>ORDERED</b> that the Parties should proceed as they indicate they will in			
4	order to pursue final approval of their Settlement Agreement and that the litigation dates set forth			
5	in the Court's September 2, 2015 Case Management Order are indefinitely suspended.			
6	The Court makes the further orders stated below:			
7	The Motion for Settlement Class Certification and the Motion for Preliminary Approval will be			
8	heard on February 18, 2016, at 1:30 p.m. The Motion for Preliminary Approval and accompanying			
9	proposed order should contain a comprehensive analysis of why the settlement meets the standards			
10	for preliminary approval. The December 16, 2015 case management conference remains as set.			
11	IT IS SO ORDERED.			
12	Dated: October 19, 2015 Jucy H. Koh			
13	Dated: October 19, 2015			
14	UNITED STATES DISTRICT JUDGE			
15				
16				
17				
18				
19				
20				
21				
22				
23				
24				
25				
26				
27				
28 WEINBERG, ROGER & ROSENFELD A Professional Corporation 1001 Marina Village Parkway, state 200 Alameda, California 94501 (510) 337-1001	3 NOTICE OF SETTLEMENT AND REQUEST TO SUSPEND LITIGATION DATES AND <del>[PROPOSED]</del> ORDER, Case No. 14-CV-05230 LHK			