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1 2 3 4 5 6 7 8 9	SCHIFF HARDIN LLP William J. Carroll (CSB #118106) wcarroll@schiffhardin.com Larry B. Garrett (CSB #225192) Igarrett@schiffhardin.com One Market, Spear Street Tower Thirty-Second Floor San Francisco, CA 94105 Telephone: (415) 901-8700 Facsimile: (415) 901-8700 Facsimile: (415) 901-8701 Attorneys for Defendants THE REGENTS OF THE UNIVERSITY O CALIFORNIA, VICTORIA HARRISON, K ALBERTS, WILLIAM KASISKE, WADE MACADAM, TIMOTHY J. ZUNIGA, BRUC	AREN
10	UNITED STAT	ES DISTRICT COURT
11	NORTHERN DISTRICT OF CALIFORNIA	
12		
13	LONG HAUL, INC., and EAST BAY PRISONER SUPPORT,	Case No. 3:09-cv-0168 JSW
14	Plaintiff,	STIPULATION AND [ <del>PROPOSED]</del> ORDER RE: DISMISSAL OF DETECTIVE
15	V.	BRUCE BAUER
16	REGENTS OF THE UNIVERSITY OF	
17	CALIFORNIA, VICTORIA HARRISON; KAREN ALBERTS; WILLIAM	
18	KASISKE; WADE MACADAM; TIMOTHY J. ZUNIGA; BRUCE	
19	BAUER, et al.,	
20	Defendants.	
21		
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23	<b>RECITALS</b> A. Plaintiffs Long Haul, Inc. ("Long Haul") and East Bay Prisoner Support	
24		
25	have brought the above-captioned action alleging various claims arising out of, inter alia,	
26	the execution of a search warrant at the Long Haul premises on August 27, 2008.	
27	B. Plaintiffs' initial Complaint and First Amended Complaint have each named Detective Bruce Bauer as an individual defendant based on plaintiffs' understanding and	
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AW C	STIPULATION AND [ <del>PROPOSED]</del> ORDE	R RE: DISMISSAL OF DETECTIVE BRUCE BAUER

1	belief that Detective Bauer participated in the execution of the above-referenced search
2	warrant.

C. Counsel for plaintiffs and for Detective Bauer have met and conferred
regarding plaintiffs' claims against Detective Bauer. Defense counsel represented that
Detective Bauer did not, in fact, participate in the execution of the subject search
warrant, and agreed to furnish a declaration from Detective Bauer addressing the
relevant facts. A true and correct copy of that declaration is attached to this stipulation
as Exhibit A.

D. Based on the facts as stated in Detective Bauer's declaration, plaintiffs
have agreed to dismiss all claims asserted against Detective Bauer set forth in the First
Amended Complaint, without prejudice. Plaintiffs reserve the right to re-assert their
claims, if and only if they conclude that the factual basis for their dismissal, as set forth in
Exhibit A, is inaccurate.

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## STIPULATION

The parties, through their attorneys of record, hereby stipulate as follows:

Plaintiffs hereby dismiss all claims asserted against Detective Bauer in the
 First Amended Complaint, without prejudice. Each party shall bear their own respective
 fees and costs.

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1	2. Plaintiffs reserve the right to re-assert their claims, if and only if they
2	conclude that the factual basis for their dismissal, as set forth in Exhibit A to this
3	Stipulation, is inaccurate.
4	Dated: June 11, 2009
5	/s/ William J. Carroll /s/ Jennifer S. Granick
6	SCHIFF HARDIN LLP WILLIAM J. CARROLL (CSB #118106) ELECTRONIC FRONTIER FOUNDATION JENNIFER S. GRANICK (CSB #168423)
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10	Telephone: (415) 901-8700 Facsimile: (415) 901-8701
11	COUNSEL FOR DEFENDANTS THE
12	REGENTS OF THE UNIVERSITY OF CALIFORNIA, VICTORIA HARRISON,
13 14	KAREN ALBERTS, WILLIAM KASISKE, WADE MACADAM, TIMOTHY J. ZUNIGA, BRUCE BAUER
15	
16	<b>GENERAL ORDER NO. 45(X) CERTIFICATION</b>
17	I attest that I have obtained the concurrence of Jennifer S. Granick in the filing of
18	this document.
19	/s/William L Carroll
20	<u>/s/ William J. Carroll</u> William J. Carroll
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22	PURSUANT TO STIPULATION, IT IS SO ORDERED.
23	
24	Dated: June 12, 2009 Hop Jeffrey St White
25	United Etate District Judge
26	
27	SF\9386454.1
28 Schiff Hardin LLP	- 3 - CASE NO. 3:09-CV-0168 JSW
ATTORNEYS AT LAW SAN FRANCISCO	STIPULATION AND [PROPOSED] ORDER RE: DISMISSAL OF DETECTIVE BRUCE BAUER