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11			
12	IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA		
13			
14	Manuel de Jesus Ortega Melendres, et al.,	No. CV 07-02513-PHX-GMS	
15	Plaintiffs, vs.		
16	Joseph M. Arpaio, et al.,	STIPULATION TO AMEND SUPPLEMENTAL/PERMANENT	
17	Defendants.	INJUNCTION/JUDGMENT ORDER	
18			
19			
20		-	
21	Defendants Maricopa County Sheriff's	s Office and Joseph M. Arpaio ("Defendants")	
22	and Plaintiffs, by and through undersigned counsel, hereby notify the Court of the following		
23	information.		
24	1. Based upon advancing technol	ogy and discussions with the Monitor, the	
25	Parties agree that on-person body cameras would be effective in accomplishing the goals of		
26	the Court's orders and would be more feasible than vehicle-mounted cameras for the MCSC		
27	to implement.		
28	2. Defendants and Plaintiffs there	fore stipulate to the amendment of Paragraph 6.	

of the Court's October 2, 2013 Supplemental/Permanent/Injunction/Judgment Order (Dkt #606), as follows:

The MCSO will installissue functional video and audio recording equipment to all patrol deputies and sergeants who in all traffic patrol vehicles that make traffic stops, and shall commence regular operation and maintenance of such video and audio recording equipment.

MCSO shall prioritize the installation of such equipment Specialized Units that enforce Immigration Related Laws, and Such installation issuance must be complete within 120 days of the approval of the policies and procedures for the operation, maintenance, and data storage for such on-person body cameras and approval of the purchase of such equipment and related contracts by the Maricopa County Board of Supervisors. MCSO shall equip all traffic patrol vehicles that make traffic stops with video and audio recording equipment within 2 years of the Effective Date. Subject to Maricopa County code and the State of Arizona's procurement law, the Court shall choose the vendor for the video and audio recording equipment if the Parties and the Monitor cannot agree on one.

- 3. In addition, the Parties stipulate that the word "in-vehicle" should be struck from the first sentence of Paragraph 62 of the Court's October 2, 2013, Order.
- 4. The Parties further stipulate that the first sentence of Paragraph 57 of the Court's October 2, 2013, Order should be amended to replace the term "in-vehicle" with "on-person."
- 5. The Parties further stipulate that Paragraph 1(r)(xv) of the Court's October 2, 2013, Order should be amended as follows:

The MCSO has developed and implemented a system for the audio and video recording of traffic stops and a protocol for reviewing the recordings pursuant to Paragraphs 61–63 of this Order with the understanding that Full and Effective Compliance may be achieved once all traffic patrol vehicles patrol deputies and sergeants who that make traffic stops used by Specialized Units have been mounted with the issued on-person audio and video equipment, so long as the remaining vehicles are timely equipped

with the audio and video equipment and have been properly trained on the use of such equipment according to the requirements of those Paragraphs.

6. The Parties further stipulate to the amendment of the last sentence of Paragraph 63 of the Court's October 2, 2013 to substitute the following sentence: "MCSO shall develop a formal policy, to be reviewed by the Monitor and the Parties pursuant to the process described in Section IV and subject to review by the District Court, to govern proper use of the on-person cameras; accountability measures to ensure compliance with the Court's orders, including mandatory activation of video cameras for traffic stops; review of the camera recordings; responses to public records requests in accordance with the Order and governing law; and privacy protections. The MCSO shall submit such proposed policy for review by the Monitor and Plaintiffs' counsel within 60 days of the Court's issuance of an order approving the use of on-body cameras as set forth in this stipulation. The MCSO shall submit a request for funding to the Maricopa County Board of Supervisors within 45 days of the approval by the Court or the Monitor of such policy and the equipment and vendor(s) for such on-body cameras."

DATED this 9th day of October, 2014.

SCHMITT SCHNECK SMYTH CASEY & EVEN, P.C.

s/James L. Williams
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1 2	AMERICAN CIVIL LIBERTIES UNION FOUNDATION IMMIGRANTS' RIGHTS PROJECT	
3	s/Cecillia Wang	
4 5	<u>s/Cecillia Wang</u> Cecillia Wang 39 Drumm Street San Francisco, California 94111 Counsel for Plaintiffs	
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7 8	s/Stanley Young Stanley Young 333 Twin Dolphin Road edwood Shores, California 94065	
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10	ACLU FOUNDATION OF ARIZONA	
11	s/Daniel Pochoda	
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13	Phoenix, Arizona 85014 Counsel for Plaintiffs	
14 15	AMERICAN CIVIL LIBERTIES UNION FOUNDATION IMMIGRANTS' RIGHTS PROJECT	
16 17	<u>s/Andre Segura</u> <u>A</u> ndre Segura 125 Broad Street, 18 th Floor	
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19	MEXICAN AMERICAN LEGAL DEFENSE AND EDUCATION FUND	
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21	<u>s/Jorge Castillo</u> Jorge Castillo 634 S. Spring Street, 11 th Floor	
22	634 S. Spring Street, 11 th Floor Los Angeles, California 90014 Counsel for Plaintiffs	
23	CERTIFICATE OF SERVICE	
24		
25	I hereby certify that on October 9, 2014, I electronically transmitted the attached document to the Clerk's Office using the CM/ECF System for filing and transmittal of a Notice of Electronic Filing to the following CM/ECF registrants:	
26		
27	The Honorable G. Murray Snow United States District Court 401 West Washington Street,	
28	Phoenix, Arizona 85003-2158	
CK, SMYTH,	4	

SCHMITT, SCHNECK, SMYTH, CASEY & EVEN, P.C. Professional Corporation

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22	s/Eileen Henry Eileen Henry, Paralegal SCHMITT SCHNECK SMYTH CASEY & EVEN, P.C.
23	Demini Dem Dem diri ili Criodi & Di Di, i.e.
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