1	C.D. Michal, S.D.N. 144050			
2	Don B. Kates - S.B.N. 39193			
3	Clinton B. Monfort - S.B.N. 255609			
4	180 E. Ocean Boulevard, Suite 200 Long Beach, CA 90802			
5	Telephone: 562-216-4444			
6	Email: cmichel@tmllp.com			
7	Attorneys for Plaintiffs			
8	IN THE UNITED STATES DISTRICT COURT			
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
10	SAN FRANCISCO DIVISION			
11	GUY MONTAG DOE, NATIONAL CASE NO. CV-08-03112 TEH			
12	AMERICA, INC., CITIZENS STIPULATION RE SETTLEMENT COMMITTEE FOR THE RIGHT TO AND DISMISSAL WERE SETTLEMENT			
13	COMMITTEE FOR THE RIGHT TO AND DISMISSAL WITHOUT KEEP AND BEAR ARMS, PREJUDICE			
14	Plaintiffs {			
15	vs.			
16	JOHN STEWART COMPANY AND S			
17	Defendants.			
18				
19				
20 21				
22				
23				
24				
25				
26				
27				
28				
	1			
	1			

WHEREAS:

1. Valencia Gardens is a multi-unit public housing complex located at 390 Valencia Street, San Francisco, CA 94103. Defendant John Stewart Company is the property management company for Valencia Gardens. In 2008, John Stewart Company formally amended its House Rules for Valencia Gardens to prohibit the possession of firearms in the home by residents of Valencia Gardens. A true and correct copy of the Valencia Gardens House Rules is attached hereto as Exhibit "A."

NOW THEREFORE, THE PARTIES STIPULATE AS FOLLOWS:

- 1. Plaintiffs shall dismiss the above-captioned lawsuit without prejudice.
- 2. The parties agree to a mutual waiver of all fees and costs incurred in this litigation.
- 3. The parties further agree that this Court shall retain jurisdiction over the parties to enforce the settlement until the parties have performed the terms of this agreement in full.

Obligations of Defendant John Stewart Company

- 1. Defendant John Stewart Company shall not at any time enforce the provisions of Section 1.9 of the Valencia Gardens House Rules relating to the lawful possession of firearms, ammunition, lawful weapons, and other lawful items and devices that resemble weapons. However, Defendant John Stewart Company may enforce this provision as to the to the unlawful ownership, unlawful possession, unlawful transportation or unlawful use of firearms and/or ammunition until such time that the House Rules are amended consistent with the terms of this stipulation.
- 2. Except in those instances involving the unlawful ownership, unlawful possession, unlawful transfer, or unlawful use of firearms and/or ammunition, Defendant John Stewart Company shall not at any time mandate, require, encourage, or otherwise allow enforcement of the provisions of Section 1.9 of the

,	7	
	۷.	

Valencia Gardens House Rules relating to the lawful possession of firearms, ammunition, lawful weapons, and other lawful items and devices that resemble weapons, by any of John Stewart Company's employees or agents, or by any property manager or other administrator of any public housing development managed by Defendant John Stewart Company.

3. Defendant John Stewart Company hereby agrees to, and shall formally, amend Section 1.9 of the Valencia Gardens House Rules by no later than November 1, 2009 to provide as follows:

1.9 FIREARMS AND WEAPONS

- (A) Unlawful ownership, unlawful possession, unlawful transportation or unlawful use of any firearm or any weapon, or explosive device, in or around the premises or the buildings, facilities or common areas of Valencia Gardens by the Resident, members of the Resident's household, guests or other persons under the Resident's control or invitation ("covered person") is strictly prohibited. The term "firearm" is defined broadly and shall include but not be limited to all pistols, revolvers, other handguns, rifles, shotguns, automatic and semiautomatic guns, and any other instrument that expels a metallic, partly metallic, or other hard projectile, including but limited to BB guns, air guns and spring action guns.
- (B) Unlawful use by a covered person of an imitation weapon or firearm, or an item as a representation of a weapon or firearm, as a threat to the health, safety, or peaceful enjoyment of any resident, employee, police or security officer or other person, in or around the premises or the buildings, facilities or common areas of Valencia Gardens is strictly prohibited.
- (C) Violation of any part of this section (1.9) by the Resident or other covered person shall be grounds for immediate lease termination and eviction.

]	4. Defendant John Stewart Company hereby agrees to and shall provide		
2	written notice to all Valencia Gardens residents informing them of the amendments		
3	to Section 1.9 of the Valencia Gardens House Rules that are referred to in the		
4	preceding paragraph of this agreement by no later than November 1, 2009.		
5			
6	IT IS SO STIPULATED AND AGREED.		
7	Dated: January 27, 2009 TRUTANICH • MICHEL, LLP		
8			
9			
10	C. D. Michel Attorney for Plaintiffs		
11			
12			
13	Dated: January 21, 2009		
14			
15	Francisco G. Torres		
16	Attorney for Defendant John Stewart Co.		
17	PURSUANT TO THE STIPULATION, IT IS SO ORDERED.		
18	Date: January		
19 20	TATES DISTRICT CO		
21	Monorable Thelton more son		
22	t of		
23	5 milli famour of		
24	Judge Thelton E. Henderson		
25			
26	DISTRICT OF CE		
27	DISTRICT OF		
28			
	4		