1	ROBERT A. RAICH (State Bar No. 147515) 1970 Broadway, Suite 1200				
2	Oakland, California 94612 Telephone: (510) 338-0700				
3	GERALD F. UELMEN (State Bar No. 39909)				
4	Santa Clara University School of Law				
5	Santa Clara, California 95053				
6	Telephone: (408) 554-5729	•			
7	JAMES J. BROSNAHAN (State Bar No. 34555) ANNETTE P. CARNEGIE (State Bar No. 118624) ANDREW A. STECKLER (State Bar No. 163390)				
8	CHRISTINA KIRK-KAZHE (State Bar No. 192 MORRISON & FOERSTERLLP	158)			
9	425 Market Street				
10	San Francisco, California 94105-2482 Telephone: (415) 268-7000				
11	Attorneys for Defendants OAKLAND CANNABIS BUYERS'				
12					
13					
14	IN THE UNITED STATES DISTRICT COURT				
15	FOR THE NORTHERN DISTRICT OF CALIFORNIA				
16					
17	UNITED STATES OF AMERICA,	No. C 98-00085 CRB			
18	Plaintiff,	C 98-00086 CRB C 98-00087 CRB			
19	v.	C 98-00088 CRB C 98-00245 CRB			
20	CANNABIS CULTIVATOR'S CLUB, et al.,				
21	Defendants.	STIPULATION AND [PROPOSED] ORDER REGARDING DEFENDANTS			
22		REENTRY INTO THE PREMISES AT 1755 BROADWAY, OAKLAND,			
23		CALIFORNIA			
24		Date:			
25	AND RELATED ACTIONS.	Time: Courtroom: 8 Hon. Charles R. Breyer			
26		•			
27					

28 STIPULATION AND [PROPOSED] ORDER RE DEFENDANTS' REENTRY INTO THE PREMISES — C98-00085 CRB; C98-00086 CRB; C98-00087 CRB; C98-00088 CRB; C98-00245 CRB sf-591416

1	It is hereby stipulated and agreed by and between the parties that the Oakland Cannabis				
2	Buyers' Cooperative and Jeffrey Jones shall not manufacture or distribute marijuana at 1755				
3	Broadway, Oakland, California.				
4	It is further stipulated and agreed by and between the parties that the Oakland Cannabis				
5	Buyers' Cooperative and Jeffrey Jones may use the premises at 1755 Broadway, Oakland, California				
6	for other business purposes including but not limited to:				
7	A.	Conducting support groups for patients suffering from a variety of medical conditions			
8	В.	Providing massage therapy for members;			
9	C.	Conducting member intake procedures and verifying physician recommendations and			
10		approvals;			
11	D.	Issuing identification cards on behalf of the City of Oakland pursuant to Oakland			
12		municipal law;			
13	E.	Conducting classes for patients on how to cultivate their own medicine;			
14	F.	Conducting meetings regarding medical cannabis research;			
15	G.	Showing movies;			
16	H.	Providing meals for members;			
17	I.	Supplying meeting space for various community groups;			
18					
19	¹ Oakland Municipal Code, Chapter 8.42, Section 5 reads as follows:				
20		In order to ensure that qualified patients and primary caregivers are not subject to criminal prosecution or sanction, and to ensure that only			
21		qualified patients and primary caregivers have access to medical cannabis, the City of Oakland, or medical cannabis provider			
22		associations on behalf of the City of Oakland, may issue valid identification cards to qualified patients and primary caregivers upon			
23		receipt of a physician's recommendation or approval for medical cannabis.			
24	T1 /				
25	The City of Oakland has designated the Oakland Cannabis Buyers' Cooperative to issue such identification cards on behalf of the City. Oakland police officers have been instructed to recognize the cards as a legitimate form of identification. The Oakland Police Department supports this				
26	program because the cards issued by the Cooperative are counterfeit-proof, and the cards can provide police personnel with prima facie evidence that a suspect is a bona fide medical cannabis user.				
27	ponce persor	met with himia facte evidence that a suspect is a bona fide inedical calitable user.			

1	J.	Selling books, T-shirts, and other legal items;		
2	K.	Responding to telephone inquiries regarding medical cannabis issues;		
3	L.	Administrative activ	vities.	
4				
5	IT IS SO ST	IPULATED.		
6	Dated: October, 1998		•	
7			OAKLAND CANNABIS BUYERS' COOPERATIVE AND JEFFREY JONES	
8				
9			By:	
10			Robert A. Raich	
11			Attorney for Defendants OAKLAND CANNABIS BUYERS'	
12			COOPERATIVE AND JEFFREY JONES	
13	Dated: October, 1998			
14			UNITED STATES OF AMERICA	
15			_	
16			By:Mark T. Quinlivan	
17			Attorney for Plaintiff	
18			UNITEĎ STATES OF AMERICA	
19				
20	PURSUANT TO STIPULATION, IT IS SO ORDERED.			
21	Dated: Octob	per, 1998		
22			Charles R. Breyer	
23			United States District Judge	
24				
25				
26				
27				
28	STIPULATION AND [PROPOSED] ORDER RE DEFENDANTS' REENTRY INTO THE PREMISES — C98-00085 CRB; C98-00086 CRB; C98-00087 CRB;			