1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 9 NORTHERN DISTRICT OF CALIFORNIA 10 RESILIENT FLOOR COVERING 11 PENSION FUND, et al., 12 No. C08-5561 BZ Plaintiff(s), 13 FINAL JUDGMENT AFTER REMAND v. 14 M&M INSTALLATION, INC., et 15 al, 16 Defendant(s). 17 18 The Court having entered an Order On Cross-Motions For 19

Summary Judgment on January 29, 2012, IT IS ORDERED and

## ADJUDGED:

2.0

21

22

23

24

25

26

27

28

- That for the purpose of collecting withdrawal liability assessed against defendant M & M Installation, Inc. ("M & M"), defendant Simas Floor Co., Inc. ("Simas Floor") and M & M are alter egos, and Simas Floor is responsible for continuing to make the remaining withdrawal liability payments assessed against M & M.
- That Plaintiffs' remaining claims for liability under 29 U.S.C. § 1392(c), and for veil piercing and successor

liability are **DISMISSED** on the merits. 3. That Simas Floor and M & M are not under common control under 29 U.S.C. § 1301(b)(1). 4. That Plaintiffs are awarded their costs of suit. Dated: February 29, 2012 Bernard Zimmerman United States Magistrate Judge G:\BZALL\-BZCASES\RESILIENT FLOOR COVERING PENSION\MSJ\FINAL JUDGMENT AFTER REMAND.wpd