

1 JEFFREY W. KRAMER (SBN 71547)  
 Email: jkramer@troygould.com  
 2 ANNMARIE MORI (SBN 217835)  
 Email: amori@troygould.com  
 3 TROYGOULD PC  
 1801 Century Park East, 16th Floor  
 4 Los Angeles, CA 90067-2367  
 Telephone: (310) 553-4441  
 5 Facsimile: (310) 201-4746

6 Attorneys for Plaintiffs  
 Broadcast Music, Inc.; Merjoda Music, Inc.;  
 7 Sony/ATV Latin Music Publishing LLC; EMI  
 Blackwood Music Inc.; Collipark Music; Soar  
 8 Loser Music; Da Crippler Publishing; E W C  
 Publishing Co.; Hip City Music Inc.; Hifrost  
 9 Publishing

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 11 UNITED STATES DISTRICT COURT  
 12 CENTRAL DISTRICT OF CALIFORNIA  
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14 BROADCAST MUSIC, INC.;  
 15 MERJODA MUSIC, INC.; SONY/ATV  
 LATIN MUSIC PUBLISHING LLC;  
 16 EMI BLACKWOOD MUSIC INC.;  
 COLLIPARK MUSIC; SOAR LOSER  
 17 MUSIC; DA CRIPPLER  
 PUBLISHING; E W C PUBLISHING  
 18 CO.; HIP CITY MUSIC INC.;  
 HIFROST PUBLISHING,

Case No. 2:16-cv-08447-PA (JPRx)  
 ORDER ON JOINT  
 STIPULATION RE DISMISSAL  
 Assigned To: Hon. Percy Anderson

19 Plaintiffs,  
 20 v.

21 FAHIMA GHAFARSHAD,  
 individually and d/b/a WALTER'S  
 22 RESTAURANT & BAKERY; and  
 NANGYALAI GHAFARSHAD,  
 23 individually and d/b/a WALTER'S  
 RESTAURANT & BAKERY,

24 Defendants.  
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 26  
 27  
 28

1 Plaintiffs Broadcast Music, Inc., Merjoda Music, Inc., Sony/ATV Latin Music  
2 Publishing LLC, EMI Blackwood Music Inc., Collipark Music, Soar Loser Music,  
3 Da Crippler Publishing, E W C Publishing Co., Hip City Music Inc. and Hifrost  
4 Publishing (collectively, "Plaintiffs") and Defendants Fahima Ghafarshad,  
5 individually and d/b/a Walter's Restaurant & Bakery and Nangyalai Ghafarshad,  
6 individually and d/b/a Walter's Restaurant & Bakery (collectively, "Defendants")  
7 jointly submitted a stipulation re dismissal without prejudice.


8 Good cause appearing therefor, IT IS HEREBY ORDERED:

9 (1) The claims and causes of action alleged against Defendants are hereby  
10 dismissed WITHOUT PREJUDICE. The Court will convert the dismissal to a  
11 dismissal with prejudice upon the execution of the settlement documents.

12 (2) The Court will retain jurisdiction for thirty days to enforce the  
13 Settlement Agreement in the event the parties' settlement agreement is not executed.  
14 Either party may seek to have the matter reopened to enforce the terms of the  
15 settlement agreement. If the Court has not heard from either party at the end of the  
16 thirty day period, the matter will be dismissed with prejudice.

17 IT IS SO ORDERED.

18  
19 Dated: October 16, 2017

  
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UNITED STATES DISTRICT JUDGE