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3	332 North Second Street San Jose, California 95112		
4	Telephone (408) 298-2000 Facsimile (408) 298-6046		
5	Email: tanya@moorelawfirm.com		
6	Attorneys for Plaintiff Ronald Moore		
7			
8	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
10			
11	RONALD MOORE,	No. 1:12-CV-00655-LJO-MJS	
12	Plaintiff,	STIPULATION FOR DISMISSAL OF	
13	vs.	ACTION; ORDER	
14			
15	VILLA MART, INC.; KEUM SOOK LEE and KI HONG LEE dba VILLA FOOD MART,		
16)		
17	Defendants.		
18			
19	IT IS HEREBY STIPULATED by and between Plaintiff Ronald Moore and Defendants		
20	Villa Mart, Inc., Keum Sook Lee and Ki Hong Lee dba Villa Food Mart ("Defendants"), the		
21	parties to this action, by and through their respe	-	
22	Civil Procedure 41(a)(1)(A)(ii), the above-captioned action be dismissed with prejudice in its		
23	entirety.		
24	Date: June 22, 2012	MOORE LAW FIRM, P.C.	
25			
26		/s/Tanya E. Moore	
27		Tanya E. Moore Attorney for Plaintiff Ronald Moore	
28			
	Moore v. Villa Mart, Inc., et al. Stipulation for Dismissal; [Proposed Order]		

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1	Date: June 22, 2012	HELON & MANFREDO LLP
2		
3		/s/ Donald R. Forbes
4		Donald R. Forbes
5		Attorneys for Defendants Villa Mart, Inc., Keum Sook Lee and Ki Hong Lee dba Villa
6		Food Mart
7	0	RDER
8	<u> </u>	<u>NDEN</u>
9	The parties having so stipulated,	
10		etion be dismissed with prejudice in its entirety.
11	The clerk is directed to close this action.	·
12 13		
14		
15		
16	IT IS SO ORDERED.	
17	Dated: June 22, 2012	/s/ Lawrence J. O'Neill
18		UNITED STATES DISTRICT JUDGE
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