1		
2		
3		
4		
5		
6	UNITED STATES	DISTRICT COURT
7	EASTERN DISTRICT OF CALIFORNIA	
8		
9	ANGEL LOPEZ CRUZ and ANGELICA ) ALVAREZ, on behalf of themselves and )	CASE NO. 1:12-CV-1934 AWI JLT
10	others similarly situated,	ORDER VACATING HEARING DATE OF APRIL 29, 2013 AND
11	Plaintiffs,	TAKING MATTER UNDER SUBMISSION
12	v. )	SCHMISSION
13	EL RANCHO FARMS, a partnership, and GARZA CONTRACTING, INC. (dba AA)	
14	CONTRACTING), a California ) Corporation, )	
15	)	
	Defendants.	
16	Defendants.	
16 17	Defendants. )	
	<u> </u>	n to dismiss. Doc. 14. Plaintiffs oppose the
17	Defendant El Rancho has made a motion	n to dismiss. Doc. 14. Plaintiffs oppose the d and has determined that the motion is suitable
17 18	Defendant El Rancho has made a motion	d and has determined that the motion is suitable
17 18 19	Defendant El Rancho has made a motio motion. The court has reviewed the papers file for decision without further oral argument. See	d and has determined that the motion is suitable
17 18 19 20	Defendant El Rancho has made a motio motion. The court has reviewed the papers file for decision without further oral argument. See	d and has determined that the motion is suitable Local Rule 230(g). that the previously set hearing date of April 29,
17 18 19 20 21	Defendant El Rancho has made a motion motion. The court has reviewed the papers file for decision without further oral argument. See Therefore, IT IS HEREBY ORDERED	d and has determined that the motion is suitable Local Rule 230(g). that the previously set hearing date of April 29, at that time. As of that date, the court will take
17 18 19 20 21 22	Defendant El Rancho has made a motion motion. The court has reviewed the papers file for decision without further oral argument. See Therefore, IT IS HEREBY ORDERED 2013, is VACATED, and no party shall appear	d and has determined that the motion is suitable Local Rule 230(g). that the previously set hearing date of April 29, at that time. As of that date, the court will take issue its decision.
17 18 19 20 21 22 23 24 25	Defendant El Rancho has made a motion motion. The court has reviewed the papers file for decision without further oral argument. See Therefore, IT IS HEREBY ORDERED 2013, is VACATED, and no party shall appear the matter under submission and will thereafter IT IS SO ORDERED.	d and has determined that the motion is suitable Local Rule 230(g). that the previously set hearing date of April 29, at that time. As of that date, the court will take
17 18 19 20 21 22 23 24 25 26	Defendant El Rancho has made a motio motion. The court has reviewed the papers file for decision without further oral argument. See  Therefore, IT IS HEREBY ORDERED 2013, is VACATED, and no party shall appear the matter under submission and will thereafter	d and has determined that the motion is suitable Local Rule 230(g). that the previously set hearing date of April 29, at that time. As of that date, the court will take issue its decision.
17 18 19 20 21 22 23 24 25 26 27	Defendant El Rancho has made a motion motion. The court has reviewed the papers file for decision without further oral argument. See Therefore, IT IS HEREBY ORDERED 2013, is VACATED, and no party shall appear the matter under submission and will thereafter IT IS SO ORDERED.	d and has determined that the motion is suitable Local Rule 230(g). that the previously set hearing date of April 29, at that time. As of that date, the court will take issue its decision.
17 18 19 20 21 22 23 24 25 26	Defendant El Rancho has made a motion motion. The court has reviewed the papers file for decision without further oral argument. See Therefore, IT IS HEREBY ORDERED 2013, is VACATED, and no party shall appear the matter under submission and will thereafter IT IS SO ORDERED.	d and has determined that the motion is suitable Local Rule 230(g). that the previously set hearing date of April 29, at that time. As of that date, the court will take issue its decision.