1	DAVID FAUSTMAN (SBN 81862)		
2	FOX ROTHSCHILD LLP		
3	1800 Century Park East, Suite 300 Los Angeles, California 90067-3005		
	Tel: 310.598.4150 / Fax: 310.556.9828		
4	dfaustman@foxrothschild.com Attorney for Defendants, DOLLAR GENERAL		
5	CORPORATION and		
6	DOLGEN CALIFORNIA LLC		
7	EMPLOYMENT LAWYERS GROUP KARL GERBER, SBN: 166003		
8	ANN GULESER, SBN: 210790		
9	13418 Ventura Boulevard Sherman Oaks, California 91423		
10	Telephone: 818 783 7300		
11	Facsimile: 818 995 7159 aguleser@emplaw.net		
	Attorneys for Plaintiff CORINE L. CHEESE		
12			
13	UNITED STATES DISTRICT COURT		
14	EASTERN DISTRICT OF CALIFORNIA		
15	CODINE L. CHEESE on individual	CASE NO.: 1:15-cv-01842-LJO-JLT	
16	CORINE L. CHEESE, an individual,		
17	Plaintiff,	PARTIES' JOINT STIPULATION FOR A [PROPOSED] ORDER FOR DISMISSAL	
18	VS.	OF THE ENTIRE CASE (Doc.	
19	DOLLAR GENERAL CORPORATION;		
20	DOLGEN CALIFORNIA LLC; and DOES 1		
	through 100 inclusive.		
21	Defendants.		
22			
23			
24			
25	Plaintiff CORINE CHEESE ("Plaintiff"), and Defendants DOLLAR GENERAL		
26	CORPORATION and DOLGEN CALIFORNIA	LLC ("Defendants") (collectively the "Parties")	
27	counsel of record undersigned below, hereby stipulate and agree as follows:		
28	1. Parties reached a settlement in this case.		
	1		
	JOINT STIPULATION FOR A [PROPOSED] OR 035355\00009\97131711	JOINT STIPULATION FOR A [PROPOSED] ORDER FOR DISMISSAL OF THE ENTIRE CASE 035355\00009\97131711	

1	2. Plaintiff and Defendants wish to stipulate for a dismissal of the entire case, with	
2	prejudice.	
3	IT IS SO STIPULATED	
4	Dated: June 7, 2019 EMPLOYMENT LAWYERS GROUP	
5		
6	By: <u>/s/Ann Guleser</u>	
7	ANN GULESER Attorneys for Plaintiff CORINE CHEESE	
8	Dated: June 7, 2019 FOX ROTHSCHILD LLP	
9		
10	By: <u>/s/ David Faustman</u>	
11	DAVID FAUSTMAN Attorney for Defendants DOLLAR GENERAL	
12	CORPORATION and DOLGEN CALIFORNIA, LLC	
13		
14	ORDER	
15	The parties have settled their case and have stipulated to the action being dismissed with	
16	prejudice. (Doc. 22) The Federal Rules of Civil Procedure Rule 41 makes such stipulations	
17	effective immediately with further order of the Court. Because all parties who have appeared in	
18		
19		
20	this action.	
21	IT IS SO ORDERED.	
22	Dated: June 19, 2019 /s/ Jennifer L. Thurston	
23	UNITED STATES MAGISTRATE JUDGE	
24 25		
23 26		
20		
27		
20	2	
	JOINT STIPULATION FOR A [PROPOSED] ORDER FOR DISMISSAL OF THE ENTIRE CASE 035355\00009\97131711	