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    CHRISTINE TAYLOR
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                         UNITED STATES DISTRICT COURT
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                        EASTERN DISTRICT OF CALIFORNIA
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   CHRISTINE TAYLOR,
                                            Case No. 1:16-CV-01484 JLT
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              Plaintiff,
                                            STIPULATION FOR DISMISSAL
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                                            AND [PROPOSED] ORDER
         VS.
                                            THEREON
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    THE GEO GROUP, INC. dba GEO
   CALIFORNIA, INC., a Florida
                                            (Doc. 14)
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   corporation; GÉO CÓRRECTIONS AND
   DETENTION, LLC, a Florida limited
   liability company; and DOES 1 through
   20, inclusive,
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               Defendants.
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         TO THE COURT, ALL PARTIES AND THEIR COUNSEL OF RECORD:
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         IT IS HEREBY STIPULATED by and between Plaintiff CHRISTINE
   TAYLOR, and Defendants THE GEO GROUP, INC. dba GEO CALIFORNIA, INC.
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   and GEO CORRECTIONS AND DETENTION, LLC, through their respective
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   counsel of record and pursuant to Fed. R. Civ. P. 41(a)(1)(ii), that the Court dismiss
   the above-entitled complaint and matter, in their entirety, together with all named
   parties, with prejudice. Each party shall bear her/its own costs and attorneys' fees.
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1	SO STIPULATED.	
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3	Dated: March 16, 2017	KRING & CHUNG, LLP
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5		By: Allyson K. Thompson
6		Allyson K. Thompson Attorneys for Plaintiff CHRISTINE TAYLOR
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8		
9	Dated: March, 2017	LITTLER MENDELSON, P.C.
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11		By:
12		Matthew E. Farmer Natalie M. Jansen
13		Attorneys for Defendants GEO CORRECTIONS AND
14		DETENTION, LLC
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C	STIPULATION FOR DISM	2 MISSAL AND [PROPOSED] ORDER THEREON



ORDER The parties have stipulated to dismiss this matter (Doc. 14) and, in doing so, rely upon Federal Rules of Civil Procedure Rule 41(a). Federal Rules of Civil Procedure 41(a)(1) provides, "the plaintiff may dismiss an action without a court order by filing: . . . a stipulation of dismissal signed by all parties who have appeared.". . ." Fed. R. Civ. P. 41(a). Once such a notice has been filed, an order of the Court is not required to make the dismissal effective. Fed. R. Civ. P. 41(a)(1)(ii); Wilson v. City of San Jose, 111 F.3d 688, 692 (9th Cir. 1997). Thus, the Clerk of Court is DIRECTED to close this action in light of the stipulation as dictated by Rule 41(a). IT IS SO ORDERED. Dated: March 30, 2017 /s/ Jennifer L. Thurston UNITED STATES MAGISTRATE JUDGE

