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11	PETROCHEM INSULATION, INC.; SSP INDUSTRIAL PLANT RECLAMATION, A CALIFORNIA JOINT			
12	VENTURE dba PLANT RECLAMATION; ANTHONY GILLISPIE; and RUDOLFO LOPEZ			
13	GILLIST IE, and RODOLFO LOT EZ			
14	UNITED STATES DISTRICT COURT			
15	EASTERN DISTRICT OF CALIFORNIA			
16	TIMEC COMPANY, INC. dba TRANSFIELD SERVICES;			
17	PETROCHEM INSULATION, INC.; SSP INDUSTRIAL PLANT RECLAMATION, A CALIFORNIA JOINT VENTURE, dba PLANT RECLAMATION; ANTHONY GILLISPIE; and	Case No. 2:13-CV-02521- JAM-DAD		
18	RUDOLFO LOPEZ			
19	Plaintiffs, v.	STIPULATION OF		
20	EDMUND G. BROWN, IN HIS OFFICIAL CAPACITY AS	DISMISSAL WITHOUT		
21	GOVERNOR OF THE STATE OF CALIFORNIA; KAMALA HARRIS, IN HER OFFICIAL CAPACITY AS ATTORNEY	PREJUDICE AND ORDER		
22	GENERAL FOR THE STATE OF CALIFORNIA; CHRISTINE BAKER, IN HER OFFICIAL CAPACITY AS DIRECTOR OF			
23	THE CALIFORNIA DEPARTMENT OF INDUSTRIAL RELATIONS; DIANE RAVNIK, IN HER OFFICIAL CAPACITY			
24	AS THE CHIEF OF THE CALIFORNIA DIVISION OF APPRENTICESHIP STANDARDS; MATT RODRIGUEZ, IN HIS			
25	OFFICIAL CAPACITY AS CALIFORNIA SECRETARY FOR ENVIRONMENTAL PROTECTION; CALIFORNIA			
26	ENVIRONMENTAL PROTECTION AGENCY. AGENCY; JIM BOHON, IN HIS OFFICIAL CAPACITY AS			
27	CHIEF CAL/EPA UNIFIED PROGRAM, and DOES 1-50, INCLUSIVE			
28 -	Defendants.			
ON, P.C.	STIPULATION OF DISMISSAL WITHOUT			

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STIPULATION OF DISMISSAL WITHOUT PREJUDICE AND [PROPOSED] ORDER

Case No. 2:13-cv-02521-JAM-DAD

1	Pursuant to F.R.C.P. Rule 41(a)(1)(a)(ii), all Plaintiffs, all Defendants and Intervenor hereby		
2	stipulate to dismiss the pending action without prejudice. This Stipulation is based on the Court's		
3	March 5, 2014, Order that Plaintiffs do not currently have standing to challenge SB 54.		
4	Notwithstanding the prior Stipulation between the parties dated January 15, 2014, if any of		
5	the Plaintiffs file a subsequent action based on or including the same claim(s) against the same		
6	Defendants, Intervenor shall not be precluded from seeking an award of costs and fees from such		
7	Plaintiffs to the extent permitted by Federal Rule of Civil Procedure 41(d).		
8	IT IS SO STIPULATED.		
9	Dated: May 8, 2014	LITTLER MENDELSON	
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11		//6 //	
12		//S//_ RICHARD N. HILL	
13		Attorneys for Plaintiffs	
14	Dated: May 8, 2014	CALIFORNIA DEPARTMENT OF JUSTICE	
15	Butca. May 0, 201.		
16		//S//	
17		JOHN W. KILLEEN Attorneys for Defendants	
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19	Dated: May 8, 2014	STRUMWASSER & WOOCHER	
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21		//S//_ FREDRIC WOOCHER	
22		Attorneys for Intervenor	
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