	1	BARRY E. HINKLE, Bar No. 071223 PATRICIA A. DAVIS, Bar No. 179074	8
	2	KKISTINA L. HILLMAN, Bar No. 208599	
	3	CONCEPCIÓN E. LOZANO-BATISTA, Bar No. WEINBERG, ROGER & ROSENFELD	227227
	4	A Professional Corporation 1001 Marina Village Parkway, Suite 200	
	5	Alameda, California 94501-1091 Telephone (510) 337-1001	
	6	Facsimile (510) 337-1023	
	7	UNITED STATES I	DISTRICT COURT
	8	NORTHERN DISTRIC	CT OF CALIFORNIA
	9		
	10	THE BOARD OF TRUSTEES, in their	No. CV 09 2937 SC
	11	capacities as Trustees of the LABORERS HEALTH AND WELFARE TRUST FUND	210. 07 07 2707 00
	12	FOR NORTHERN CALIFORNIA; LABORERS VACATION-HOLIDAY TRUST FUND FOR	STIPULATION FOR DISMISSAL;
	13	NORTHERN CALIFORNIA; LABORERS PENSION TRUST FUND FOR NORTHERN	ORDER THEREON
	14	CALIFORNIA; and LABORERS TRAINING AND RETRAINING TRUST FUND FOR	
	15	NORTHERN CALIFORNIA; NORTHERN	
	16	CALIFORNIA DISTRICT COUNCIL OF LABORERS for itself and on behalf of LABORERS' LOCAL 304	
	17	Plaintiffs,	
	18	v.	
	19	EDWIN OLIVER DE SILVA, Individually;	
	20	EDWIN OLIVER DE SILVA, Individually and) doing business as DE SILVA GATES)	
	21	CONSTRUCTION; DE SILVA GATES) CONSTRUCTION; DB ELECTRIC, INC., A	
	22	California Corporation; and D & E CONSTRUCTION, INC., A California	
	23	Corporation,	
	24	Defendants.	
	25	Pursuant to Rule of Civil Procedure 41(a)(1))(A)(ii), Plaintiffs The Board of Trustees, in
26		their capacities as Trustees of the Laborers Health and Welfare Trust Fund for Northern California;	
	27	Laborers Vacation-Holiday Trust Fund for Northern California; Laborers Pension Trust Fund for	
28 weinberg, roger &			
ROSENFEL A Professional Cor 1001 Marina Village Suite 200	poration	STIPULATION FOR DISMISSAL; ORDER THEREON	
Alameda, CA 9450 (510) 337-100	1-1091	Case No. CV 09 2937 JCS	

1	Northern California; and Laborers Training and Retraining Trust Fund For Northern California		
2	(hereinafter "Trust Funds"), Plaintiffs Northern California District Council of Laborers for itself		
3	and on behalf of Laborers' Local 304 (hereinafter "Union") and Defendant/Cross-Claimant D & E		
4	Construction hereby stipulate to the dismissal of the Complaint and all causes of action against		
5	Defendant D & E Construction, who has appeared in this action. Further, pursuant to Rule of Civi		
6	Procedure 41(a)(1)(A)(ii), Cross-Claimant D & E Construction and Cross-Defendants Trust Funds		
7	and Union hereby stipulate to the dismissal of the Cross-Claim and all causes of action against		
8	Cross-Defendants Trust Funds and Union. Settlement having been reached, Plaintiffs/Cross-Defendants and Defendant/Cross-Claimant D & E Construction, by and through their counsel of record, hereby stipulate that each side to bear its own attorney's fees and costs. Dated: March 15, 2010		
9			
10			
11			
12	WEINBERG, ROGER & ROSENFELD A Professional Corporation		
13	ATTIOLOGISTALION		
14			
15	KRISTINA L. HILLMAN Attorney for Plaintiffs/Cross-Defendants Trust Funds and		
16	Union		
17	Dated: March 15, 2010		
18	LAW OFFICE OF NATHAN D. IDE		
19	Tathan (Add		
20	NATHAN D. IDE Attorneys for Defendant/Cross-Claimant D & E		
21	Construction, Inc.		
22			
23	<u>ORDER</u>		
24	IT IS SO ORDERED.		
25	IT IS SO ORDERED		
26	Dated: 3/17/10 HONORABLESA Judge Samuel Conti		
27			
28 WEINBERG, ROGER & ROSENFELD A Professional Corporation	122098/564646 - 2 -		
1001 Marina Viliage Parkway Suite 200 Alameda, CA 94501-1091 (510) 337-1001	STIPULATION FOR DISMISSAL; ORDER THEREON Case No. CV 09 2937 JCS		
v•·	d .		