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8 9	GEARINGER LAW GROUP Brian Gearinger (SBN 146125) 825 Van Ness Ave., 4 th Floor San Francisco, California 94109-7891 Telephone: (415) 440-3175 Facsimile: (415)440-3103 brian@gearingerlaw.com Attorneys for Plaintiff Rolanda Taylor (additional counsel listed on next page)_	
15 16 17		DISTRICT COURT CT OF CALIFORNIA
17		
18	ROLANDA TAYLOR.	Case No. C09-04490-CRB
18 19 20	ROLANDA TAYLOR, Plaintiff, vs.	Case No. C09-04490-CRB (PROPOSED) ORDER DISMISSING CLAIMS WITH PREJUDICE
19	Plaintiff,	PROPOSED ORDER DISMISSING

1	
2	PORT OF OAKLAND Devid L. Alexander, Port Attorney (SPN 050060)
3	David L. Alexander, Port Attorney (SBN 059069) Mary Richardson, Deputy Port Attorney (SBN 208586)
4	530 Water Street, 4th Floor Oakland, California 94607
5	Telephone: (510) 627-1346 dalexander@portoakland.com
6	mrichardson@portoakland.com
7	Attorneys for Defendant, Cross-claimant and Cross-defendant
8	City of Oakland, a municipal corporation by and through its Board of Port commissioners
9	
10	LAW OFFICES OF GLASPY & GLASPY, INC.
11	Mary Kay Glaspy (SBN 157167) Kevin M. Clarke (SBN 114711)
12	One Walnut Creek Center 100 Pringle Avenue, Suite 750
13	Walnut Čreek, CA 94596
14	Telephone: (925) 947-1300 Facsimile: (925) 947-1594
15	kclarke@glaspy.com
16	Attorneys for Defendants, Cross-claimants and Cross-defendants
17	City of Oakland, a municipal corporation by and through its Board of Port commissioners, and CEP-JLS
18	I LLC and Cross-defendant Jack London Square Investors I LLC
19	
20	PROPOSED ORDER
21	Having reviewed the Stipulation for Dismissal of Claims With Prejudice
22	submitted by plaintiff Rolanda Taylor ("Plaintiff"), on the one hand, and defendants,
23	cross-claimants and cross-defendants City of Oakland, by and through its Board of
24	Port Commissioners, CEP-JLS I LLC and Jack London Square Investors I LLC
25	(said defendants collectively referred to as the "City Defendants"), on the other
26	hand,
27	IT IS HEREBY ORDERED that:
28	

1	1. Plaintiff's Complaint in the above-entitled action shall be dismissed
2	with prejudice as against the City Defendants;
3	2. The Court will retain jurisdiction to enforce the Consent Decree
4	previously entered as an Order by the Court.
5	3. Each party shall bear her or its own costs and fees in the action.
6	
7	ATES DISTRICT
8	Dated:
9	U.S. DISTRICT COLUMN T
10	Approved as to form:
11	Z Charles R. Breyer
12	LAW OFFICES OF PAUL L. REIN
13	GEARINGER LAW GROUP
14	GEARINGER LAW GROUP
15	By: /s/ Paul L. Rein Paul L. Rein / Brian Gearinger
16	Attorneys for Plaintiff Rolanda Taylor
17	
18	
19	PORT OF OAKLAND
20	LAW OFFICES OF GLASPY & GLASPY, INC.
21	
22	By: /s/ Kevin M. Clarke
23	Kevin M. Clarke Attorneys for Defendants, Cross-claimants and Cross-defendants
24	City of Oakland, a municipal corporation by and
25	through its Board of Port commissioners, and CEP-JLS I LLC and Cross-defendant Jack London Square Investors I LLC
26	
27	
28	