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7	Attorneys for Defendant BANK OF AMERICA, N.A., for itself and as a	PACHONE LOANS	
8	SERVICING, LP (erroneously sued as "BANK	OF AMERICA, NA SUCCESSOR IN	
9	INTEREST TO COUNTRYWIDE HOME LO SERVICING, INC."); THE BANK OF NEW Y	ORK MELLON FKA THE BANK OF NEW	
10	YORK, as trustee for the certificateholders CW 2005-J8 (erroneously sued as "THE BANK OF	ALT INC. ALTERNATIVE LOAN TRUST	
11	ALTERNATIVE LÓAN TRUST 2005-J2"); as REGISTRATION SYSTEMS, INC.	nd MORTGAGE ELECTRONIC	
12			
13	UNITED STATES DISTRICT COURT		
14	NORTHERN DISTRICT OF CALIFORNIA		
15	TANYA CONSTANTINE,	Case No. 12-CV-00221-MEJ	
16	Plaintiff,	JOINT STIPULATION TO	
17	vs.	DISMISS PURSUANT TO FEDERAL RULE OF CIVIL	
18	BANK OF AMERICA, NA Successor in	PROCEDURE 41(a)(1)(A)(ii)	
19	Interest to COUNTRYWIDE HOME LOANS, INC.; BAC HOME LOAN SERVICING,		
20	INC.; THE BANK OF NEW YORK; CWALT INC. ALTERNATIVE LOAN TRUST 2005-		
21	J2; MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC.;		
22	GREENPOINT MORTGAGE FUNDING, INC.; MARIN CONVEYANCING CORP.:		
23	and DOES 1 through 50;		
24	Defendants.		
25	IT IS HEREBY STIPULATED, by and	between Plaintiff Tanya Constanting	
26	2007/2005 - 4014/0 /E	Control of the Contro	
27	("Plaintiff"), in pro se, and defendants BANK OF AMERICA, N.A., for itself and as successor by merger to BAC HOME LOANS SERVICING, LP (erroneously sued as "BANK OF AMERICA,		
28	morger to DAC HOWIE LOANS SERVICING, I	r (erroneously sued as BANK OF AMERICA,	

STIPULATION TO DISMISS ACTION WITH PREJUDICE; CASE NO.: 12-CV-00221-MEJ

1	NA SUCCESSOR IN INTEREST TO COUNTRYWIDE HOME LOANS, INC." and "BAC	
2	HOME LOAN SERVICING, INC."); THE BANK OF NEW YORK MELLON FKA THE BANK	
3	OF NEW YORK, as trustee for the certificateholders CWALT INC. ALTERNATIVE LOAN	
4	TRUST 2005-J8 (erroneously sued as "THE BANK OF NEW YORK" and "CWALT INC.	
5	ALTERNATIVE LOAN TRUST 2005-J2"); and MORTGAGE ELECTRONIC REGISTRATION	
6	SYSTEMS, INC. (collectively, "Defendants"), through their undersigned counsel, as follows:	
7	Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, Plaintiff and	
8	Defendants hereby stipulate and agree that the above-captioned action should be dismissed	
9	without prejudice, at Plaintiff's request. Each side will bear its own costs and attorneys fees.	
10	Defendants are the only named defendants who have appeared in this action.	
11	IT IS SO STIPULATED.	
12		TANYA CONSTANTINE
13	Dated: December 20, 2012	By: Olle Altolettine
14		Tanya Constantine Plaintiff, Appearing Pro Se
15		raman, rappearing 170 se
16	Dated: December 20, 2012	BRYAN CAVE LLP
17	STATES DISTRICT COL	Michael J. Peng
18	ETATES PARTY OF	By: /s/ Michael J. Peng
19	TIS SO ORDERED	Michael J. Peng Attorneys for Defendants
20	1/2/ IT IS 50 3	BANK OF AMERICA, N.A., for itself and as successor by merger to BAC HOME LOANS
21	D AIN	SERVICING, LP (erroneously sued as "BANK OF AMERICA, NA SUCCESSOR IN INTEREST TO
22	Judge Maria-Elena James	COUNTRYWIDE HOME LOANS, INC." and "BAC HOME LOAN SERVICING, INC."); THE
23	Muse	BANK OF NEW YORK MELLON FKA THE BANK OF NEW YORK, as trustee for the
24	THE STATE OF THE S	certificateholders CWALT INC. ALTERNATIVE LOAN TRUST 2005-J8 (erroneously sued as "THE
25	Judge IV.	BANK OF NEW YORK" and "CWALT INC. ALTERNATIVE LOAN TRUST 2005-J2"); and
26		MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC.
27	Dated: 1/2/2013	ROUNGERS COMMINGES
28		