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1 Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A), Plaintiffs The Board of Trustees, 2 in their capacities as Trustees of the Patterson Vegetable Company and Teamsters Local 948 3 Health and Welfare Trust, and Defendant Patterson Vegetable Company, LLC, through their 4 respective attorneys of record, hereby stipulate and agree that the above-captioned matter and all 5 claims for relief therein may be dismissed without prejudice in its entirety. Each party agrees to 6 bear its own costs and fees. 7 Dated: August 13, 2013 WEINBERG, ROGER & ROSENFELD 8 A Professional Corporation 9 /s/ Ezekiel Carder 10 EZEKIEL D. CARDER By: Attorneys for Plaintiff 11 12 Dated: August 13, 2013 JACKSON LEWIS LLP 13 /s/ Bradley Kampas 14 By: BRADLEY W. KAMPAS JOSHUA A. KUNS 15 Attorneys for Defendant 16 17 I attest that I have obtained Mr. Kampas' concurrence in the filing of this Stipulation. 18 Dated: August 13, 2013 19 /s/ Ezekiel Carder By: EZEKIEL D. CARDER 20 132210/729801 21 22 23 IT IS SO ORDEREI 24 IT IS <u>SO</u> ORDERED 25 Edward M. C 26 U.S. District Judge Judge Edward M. Chen 27 28

WEINBERG, ROGER &
ROSENFELD
A Professional Corporation
1001 Marina Village Parkway, Sulte 200
Alameda, California 94501

STIPULATION FOR DISMIS Case No. C 12-04287 (EMS)