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**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA**

CRYSTAL SPRINGS UPLANDS
SCHOOL, a California corporation,

Plaintiff,

v.

FIELDTURF USA, INC., a Florida
corporation; FIELDTURF, INC., a
Canadian corporation; and
FIELDTURF TARKETT SAS, a
French corporation,

Defendants.

Case No. 3:16-CV-1335

~~PROPOSED~~ ORDER
REGARDING DISMISSAL UPON
STIPULATION OF THE PARTIES

The Hon. Haywood S. Gilliam, Jr.
presiding for all purposes _____

Action Filed: March 18, 2016
Trial Date: Not Yet Set

TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:


Pursuant to the stipulation between Plaintiff, Crystal Springs Uplands School (“CSUS”), and Defendants FieldTurf USA Inc., FieldTurf, Inc., and FieldTurf Tarkett SAS (jointly “FieldTurf”), the above-captioned action is hereby dismissed in its entirety, with prejudice.

CSUS and FieldTurf shall bear its own costs and fees related to this Action.

It is further ordered that this Court shall retain jurisdiction of this matter to the extent it becomes necessary for CSUS or FieldTurf to enforce the terms of any settlement agreement which may exist as between the parties.

IT IS SO ORDERED.

Dated: December 19, 2016

By: 
Haywood S. Gilliam, Jr.
Honorable Judge of the United States District
Court, Northern District of California