IT IS SO ORDERED Jason A. Geller (CA SBN 168149) 1 igeller@fisherphillips.com Juan C. Araneda (CA SBN 213041) jaraneda@fisherphillips.com FISHER & PHILLIPS LLP 3 Susan Illston One Embarcadero Center, Suite 2050 San Francisco, CA 94111 4 Telephone: 415/490-9000 5 Facsimile: 415/490-9001 6 Attorneys for Defendants WAL-MART STORES, INC., WAL-MART ASSOCIATES, INC., 7 and WAL-MART STORES EAST, L.P. 8 Jeremy Pasternak (CA SBN 181618) 9 jdp@pasternaklaw.com Deanna L. Maxfield (CA SBN 291913) 10 dm@pasternaklaw.com LAW OFFICES OF JEREMY PASTERNAK 445 Bush Street, Sixth Floor 11 San Francisco, CA 94108 12 Telephone: (415) 693-0300 Facsimile: (415) 693-0393 13 Attorneys for Plaintiff 14 **ROSE MARTINEZ** 15 UNITED STATES DISTRICT COURT 16 NORTHERN DISTRICT OF CALIFORNIA 17 SAN FRANCISCO DIVISION 18 Case No.: 3:17-cv-06939-SI ROSE MARTINEZ, an individual, 19 Plaintiff, [Removed from Alameda County Superior 20 *Court, Case No. RG17880457*] VS. 21 STIPULATION FOR DISMISSAL WITH PREJUDICE – FRCP 41(a)(1)(ii) 22 WAL-MART STORES, INC., a Delaware Corporation, individually and d/b/a WAL-23 MART #2161; WAL-MART ASSOCIATES, INC., a Delaware Corporation; WAL-MART 24 STORES EAST, L.P., a Delaware Limited Liability Partnership; and Does 1-20, inclusive, 25 Defendants. 26 27 28 Case No. 3:17-cv-06939-SI STIPULATION FOR DISMISSAL WITH PREJUDICE FPDOCS 34181465.1

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Martinez v. Wal-Mart Stores, Inc. et al

1	IT IS HEREBY STIPULATED	AND AGREED by and between Plaintiff ROSE
2	MARTINEZ and Defendants WAL-MART	STORES, INC., WAL-MART ASSOCIATES, INC.,
3	and WAL-MART STORES EAST, L.P., by and through their respective attorneys of record, that	
4	the above-captioned action be and hereby is DISMISSED WITH PREJUDICE in its entirety and	
5	with respect to all parties pursuant to Federal Rule of Civil Procedure 41(a)(1)(ii). The parties	
6	further stipulate that each party shall bear their own costs and attorneys' fees. The Clerk shall	
7	close this file.	
8	IT IS SO STIPULATED.	
9	II IS SO STIFULATED.	Respectfully submitted,
10	DATED: June 22, 2018	FISHER & PHILLIPS LLP
11	DATED. June 22, 2016	TISTIER & FITTELIFS ELF
12		
13		By: <u>/s/ Juan C. Araneda</u> Jason A. Geller
14		Juan C. Araneda Attorneys for Defendants
15		WAL-MART STORES, INC., WAL- MART ASSOCIATES, INC.,
16		and WAL-MART STORES EAST, L.P.
17		Respectfully submitted,
18	DATED: June 22, 2018	LAW OFFICES OF JEREMY PASTERNAK
19		
20		By:/s/ Deanna L. Maxfield
21		Jeremy Pasternak Deanna L. Maxfield
22		Attorneys for Plaintiff ROSE MARTINEZ
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## **DECLARATION OF CONSENT** Pursuant to Local Rule 5-1(i)(3) regarding signatures, I attest under penalty of perjury that concurrence in the filing of this document has been obtained from the above-listed counsel for Plaintiff Rose Martinez. DATED: June 22, 2018 \_\_\_/s/Juan C. Araneda Juan C. Araneda

Case No. 3:17-cv-06939-SI