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10	(951)520-9684 Ext. 7692 (951)284-1089 (Fax)		
11			
12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14			
15			
16	JOSE SANCHEZ,	Case No.: 4:13-cv-01885 YGR	
17	Plaintiff,	Case INU.: 4.13-CV-01005 TGK	
18	VS.	STIPULATION AND [PROPOSED]	
19	BAY AREA RAPID TRANSIT aka	ORDER FOR DISMISSAL OF CITY AND COUNTY OF SAN	
20	B.A.R.T., CITY AND COUNTY OF	FRANCISCO, JENNIFER ISHIKAWA AND DEBORAH PALMER	
21	SAN FRANCISCO, JENNIFER ISHIKAWA, and DEBORAH PALMER,		
22	individually and in their official capacities, & DOES 1-4, 8-100		
23	individually and in their official		
24	capacities.		
25	Defendants		
26			
27			
28			
		1	
	Case No.: 4:13-cv-01885 YGR STIPULATION OF DISMISSAL OF CCSF, ISHIKAWA AND PALMER		

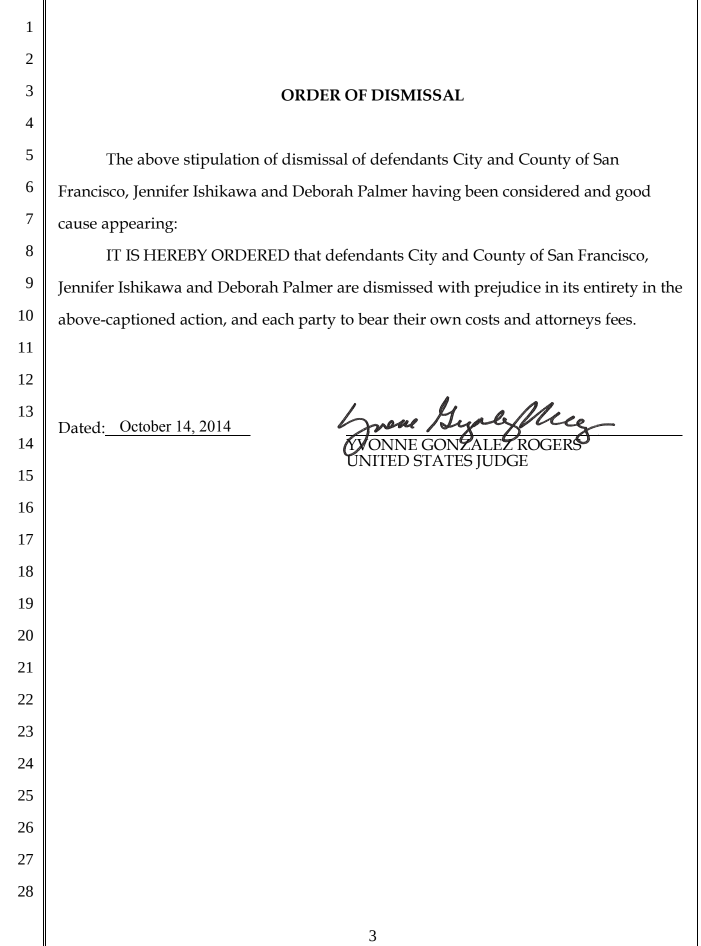
TO THE CLERK OF THE ABOVE-ENTITLED COURT:

Under Federal Rule of Civil Procedure 41(a)(1)(A)(ii), the parties stipulate, by and through their designated counsel of record, to the dismissal with prejudice of defendants City and County of San Francisco, Jennifer Ishikawa and Deborah Palmer with each party to bear their own costs and fees.

IT IS SO STIPULATED.

Respectfully submitted,

Dated:/s/ L.M. Parmenter10/03/2014L.M. ParmenterAttorney for PlaintiffJOSE SANCHEZDated:/s/ Sean Connolly10/03/2014Sean ConnollyAttorney for DefendantsCITY AND COOUNTY OFSAN FRANCISCO,JENNIFER ISHIKAWAand DEBORAH PALMER



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