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5 6 7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
8 9	BEVERLY COOPER,))) No. C12-2030RSL
) 10	Plaintiff, v.) () () () () () () () () () () () () ()
11	ROSS DRESS FOR LESS, INC., et al.,	ORDER GRANTING DEFENDANT INLAND WESTERN SEATTLE
12	Defendants.) NORTHGATE NORTH, LLC'S) MOTION FOR SUMMARY) JUDGMENT
13 14	INLAND WESTERN SEATTLE NORTHGATE NORTH, LLC,	
15	Third-Party Plaintiff, v.	
16 17	TOP QUALITY BUILDING MAINTENANCE CORPORATION,	
18	Third-Party Defendant.	
19)
20	This matter comes before the Court on "Defendant Inland Western Seattle	
21	Northgate North, LLC's Motion for Summary Judgment." Dkt. # 34. Although plaintiff filed a	
22	document which purports to be a response to both this motion and defendant Ross Dress for	
23	Less' motion for summary judgment (Dkt. # 39), plaintiff does not mention Inland Western or	
24	attempt to show that Inland Western was negligent or could otherwise be held liable for injuries	
25	occurring inside the tenant's space. Having reviewed the memoranda, declarations, and exhibits	
26	ORDER GRANTING DEFENDANT INLAND WESTERN'S MOTION FOR SUMMARY JUDGMENT	

submitted by the parties,¹ defendant Inland Western's motion for summary judgment is GRANTED.

At Inland Western's request (Dkt. # 40 at 2), the Court has not considered its motion for summary judgment on Ross Dress for Less' cross-claim. Given the Court's rulings on the motions for summary judgment, defendants shall, within twenty-one days of the date of this Order, withdraw their cross-claims and third-party claims so that judgment can be entered in this matter or notify the Court that they intend to proceed with the litigation.

Dated this 18th day of February, 2014.

MS Casnik

Robert S. Lasnik United States District Judge

¹ The Court finds that this matter can be decided on the papers submitted. Defendant's request for oral argument is DENIED.

ORDER GRANTING DEFENDANT INLAND WESTERN'S MOTION FOR SUMMARY JUDGMENT