

Opinion issued August 30, 2022



In The
Court of Appeals
For The
First District of Texas

NO. 01-22-00465-CV

IVONNE GEVARA, Appellant
V.
TARGET CORPORATION, Appellee

**On Appeal from the 240th District Court
Fort Bend County, Texas
Trial Court Case No. 21-DCV-286057**

MEMORANDUM OPINION

Appellant, Ivonne Gevara, has filed an “Unopposed Motion to Dismiss Appeal,” asserting that she and appellee, Target Corporation, “have agreed that [she] shall dismiss this appeal and [a]ppellee shall not seek court costs to be assessed against [her].” *See* TEX. R. APP. P. 42.1(a)(1), (d). No other parties have

filed a notice of appeal, and no opinion has issued. *See* TEX. R. APP. P. 42.1(c). The certificate of conference indicates that appellee is unopposed to the motion. *See* TEX. R. APP. P. 10.1(a)(5), 10.3(a).

Accordingly, we grant appellant's motion and dismiss the appeal. *See* TEX. R. APP. P. 42.1(a)(1), 43.2(f). We direct the Clerk of this Court that costs are to be taxed against the parties who incurred the same. *See id.* 42.1(d). We dismiss any other pending motions as moot.

PER CURIAM

Panel consists of Justices Goodman, Countiss, and Farris.