

1 IT IS HEREBY STIPULATED by and between Plaintiff United States of America and
2 Defendants Sandlot05, LLC and Jarrod Blake, through their undersigned counsel, that all claims by the
3 United States against Defendants Sandlot05, LLC and Jarrod Blake in the above-captioned matter be
4 dismissed with prejudice pursuant to Federal Rule of Civil Procedure 41(a)(2) and the terms of the
5 Settlement Agreement (attached here as Exhibit A) entered into between the United States and
6 Sandlot05, LLC and Jarrod Blake.

7 IT IS FURTHER STIPULATED THAT, each party shall bear its own attorney's fees, costs, and
8 litigation expenses.

9
10 DATED: June 6, 2025

Respectfully submitted,

11 HARMEET K. DHILLON
Assistant Attorney General

12 MICHAEL E. GATES
Deputy Assistant Attorney General

13 CARRIE PAGNUCCO
Chief

14 AMIE S. MURPHY (NYBN 4147401)
Deputy Chief

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17 /s/Charlotte Lanvers
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/s/ Sapna Mehta

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Attorney for Defendants Sandlot05 and Blake

ATTESTATION

In compliance with Civil L.R. 5-1(i)(3), I attest that I have obtained concurrence in the filing of this document from each of the other signatories.

Dated: June 6, 2025

/s/ Charlotte Lanvers
Charlotte Lanvers

[PROPOSED] ORDER

THE PARTIES HAVING STIPULATED THERETO, IT IS HEREBY ORDERED THAT:

1. The United States' claims in the above-captioned matter against Defendants Sandlot05, LLC and Jarrod Blake be dismissed with prejudice pursuant to Federal Rule of Civil Procedure 41(a)(2) and the terms of the Settlement Agreement entered into between the United States and Sandlot05, LLC and Jarrod Blake.

2. Each party shall bear its own attorney's fees, costs, and litigation expenses.

DATED: _____

THE HON. CHARLES R. BREYER
United States District Judge