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5	Attorneys for Plaintiff and Counterclaim Defendant ROBERT GILL	
6	Defendant ROBERT GILL	
7	UNITED STATES	DISTRICT COURT
8	FOR THE CENTRAL DISTRICT OF CALIFORNIA	
9	FOR THE CENTRAL DIS	STRICT OF CALIFORNIA
10		
11	ROBERT GILL, an individual; JORDAN MAXWELL, an individual,	Case No. CV14-4799-JFW(AS) order re: STIPULATION FOR DISMISSAL
12	Plaintiffs,	OF ACTION AND ALL CLAIMS AND COUNTER-CLAIMS
13	v.	
14	MOMENTUM DEVELOPMENT,	
15	MOMENTUM DEVELOPMENT, LLC, a California limited liability company; JOSEF DOLEZAL, an individual; and THE PYRAMID	
16	CENTER, a California corporation; and DOES $1 - 10$,	
17	Defendants.	
18	Derendants.	
19	And related Counterclaims.	
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		Dockets Jus

	The parties, Plaintiff and Counter-Claim Defendant Robert Gill, Plaintiff	
	and Counter-Claim Defendant Jordan Maxwell aka Russell Pine, Defendant and	
Counter-Claimant Momentum Development, LLC, Defendant and Counter-		
Claimant Josef Dolezal and Defendant The Pyramid Center, having reached a settlement of their claims, stipulate by and through their respective counsel of record		
pursuant to Federal Rule of Civil Procedure 41(a)(1)(ii) that the above-captioned		
action, and all claims and counter-claims asserted herein, are dismissed with		
prejudice, each party to bear his or its own attorney's fees and costs.		
IT IS SO STIPULATED.		
10		
11 DATED: February 24, 2017 KOZBERG & BODELL LLP		
12		
13 By: <u>/s/ Gregory Bodell</u>		
14 Gregory Bodell Attorneys for Plaintiff and Counter	-Claim	
15 Defendant ROBERT GILL	Chunn	
16 DATED: February 24, 2017 LAW OFFICES OF DAVID R. GREIF	INGER	
17		
18 By: <u>/s/ David R. Greifinger</u>		
19 David R. Greifinger Attorneys for Plaintiff and Counter	-Claim	
20 Defendant JORDAN MAXWELL		
²¹ DATED: February 24, 2017 LAW OFFICES OF MICHAI	EL H.	
22 RAICHELSON		
23 24 By: /s/ Michael H. Raichelson		
Michael H. Raichelson		
 25 Date: 2/24/17 26 Date: 2/24/17 26 Attorneys for Defendants and Cou Claimants JOSEF DOLEZAL, 	nter-	
26 27 27 27		
22 and Defendant THE FTRAIMID C		
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