1	PLEASE TAKE NOTICE that pursuant to Federal Rule of Civil Procedure
2	41(a)(1), Plaintiff Denise Serrano and Defendant Target Corporation (collectively,
3	"the parties") stipulate that Plaintiff Denise Serrano voluntarily dismisses, with
4	prejudice, all of her claims against all parties including, but not limited to those
5	alleged in her Complaint against Defendant Target Corporation and all its affiliates,
6	past, present and future agents, successors, subsidiaries, parents, brother/sister
7	companies and assigns in the above-captioned action. This stipulation is made
8	pursuant to the terms of the parties' settlement and release agreement in this matter
9	and pursuant to Federal Rule of Civil Procedure 41.
10	The parties agree that the Court shall have continuing jurisdiction to interpret
10	and enforce the provisions of the settlement and release agreement executed by the
	parties.
12	The parties will each bear their own costs and attorneys' fees associated with
13	this action.
14	SO STIPULATED.
15	
16	Dated: August 17, 2017 AEGIS LAW FIRM, PC
17	Dated: Magast 17, 2017 MEGIS ENW TIMM, TC
18	By: /s/ Kevin H. Sun
19	Samuel A. Wong Kevin H. Sun
20	Attorneys for Plaintiff DENISE SERRANO
21	
22	Dated: August 17, 2017 MANATT, PHELPS & PHILLIPS, LLP
23	
24	By: /s/ Mandana Massoumi Mandana Massoumi
25	IT IS SO ORDERED. Matthew B. Golper
26	DATED: August 21, 2017 Attorneys for Defendant TARGET CORPORATION
27	UNITED STATES DISTRICT HIDSE
28	UNITED STATES DISTRICT JUDGE
LPS &	

MANATT, PHELPS & PHILLIPS, LLP
ATTORNEYS AT LAW
COSTA MESA