Plaintiff,
V.

ZICO BEVERAGES LLC, a Delaware limited liability company,

Defendant.

CASE NO. 2:17-cv-01712-FMO (KSx)
ORDER GRANTING AMENDED
STIPULATION [39] OF DISMISSAL PURSUANT TO FEDERAL RULE OF CIVIL PROCEDURE 41(A)(1)(A)(II)

Complaint Filed: March 2, 2017

GOOD CAUSE APPEARING, IT IS HEREBY ORDERED that this action is DISMISSED, in its entirety. Plaintiff Carlos Barrios's individual claims are dismissed with prejudice. The putative class claims are dismissed without prejudice. Each party is to bear his or its own fees and costs.

Having considered the parties' submissions and good cause appearing therefor, the Court determines that (1) this dismissal is not the product of collusion; and (2) the proposed dismissal will not prejudice absent putative class members "with a reasonable reliance expectation of the maintenance of the action for the protection of their interests." Therefore, notice to the putative class members is not required.

## IT IS SO ORDERED.

Dated: October 27, 2017
By: $\qquad$ /s/
Hon. Fernando Olguin

