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UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

BRYAN PRINGLE, an individual,		CASE NUMBER
		SACV 10-1656 JST (RZx)
	Plaintiff(s),	
v. WILLIAM ADAMS, JR., et al.	Defendant(s).	NOTICE OF DISMISSAL PURSUANT TO FEDERAL RULES OF CIVIL PROCEDURE 41(a) or (c)
	Derenduni(5).	

PLEASE TAKE NOTICE: (*Check one*)

- $\hfill\square$ This action is dismissed by the Plaintiff(s) in its entirety.
- The Counterclaim brought by Claimant(s) ______ is dismissed by Claimant(s) in its entirety.
- □ The Cross-Claim brought by Claimants(s) ______ is dismissed by the Claimant(s) in its entirety.
- The Third-party Claim brought by Claimant(s) ______ is dismissed by the Claimant(s) in its entirety.

✓ ONLY Defendant(s) <u>Rister Editions</u>

is/are dismissed from (*check one*) \checkmark Complaint, \Box Counterclaim, \Box Cross-claim, \Box Third-Party Claim brought by Bryan Pringle

The dismissal is made pursuant to F.R.Civ.P. 41(a) or (c). The dismissal is without prejudice.

ali c. All

<u>April 5, 2012</u>

Date

Colin C. Holley

Signature of Attorney/Party

NOTE: F.R.Civ.P. 41(a): This notice may be filed at any time before service by the adverse party of an answer or of a motion for summary judgment, whichever first occurs.

F.R.Civ.P. 41(c): Counterclaims, cross-claims & third-party claims may be dismissed before service of a responsive pleading or prior to the beginning of trial.

1	CERTIFICATE OF SERVICE				
1	On April 5, 2012, I electronically filed the foregoing NOTICE OF				
2	DISMISSAL PURSUANT TO FEDERAL RULES OF CIVIL PROCEDURE 41(a)				
3	OR (c) using the CM/ECF	system which will send notification of such filing to the			
4	following registered CM/E	CF Users:			
5					
6	Barry I. Slotnick b	slotnick@loeb.com			
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8		lickstein@loeb.com			
9		vilson@caldwell-leslie.com, burrow@caldwell-leslie.com, opescu@caldwell-leslie.com,			
	· · · · · · · · · · · · · · · · · · ·	binson@caldwell-leslie.com			
10	Ryan Christopher Williams				
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	Thomas D. Nolan tr	nolan@loeb.com			
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1	I am unaware of any attorneys of record in this action who are not registered				
2	for the CM/ECF system or who did not consent to electronic service.				
3	I certify under penalty of perjury under the laws of the United States of				
4	America that the foregoing statements are true and correct.				
5	Dated: April 5, 2012	/s/Colin C. Holley			
6		George L. Hampton IV (State Bar No. 144433)			
7		George L. Hampton IV (State Bar No. 144433) Colin C. Holley (State Bar No. 191999) HAMPTONHOLLEY LLP 2101 East Caset History, Suite 260			
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