1 2 3	Thomas Scarvie – SBN 54499 SCARVIE LAW GROUP P.O. Box 2438 Yountville, California 94599 Telephone: (805) 452-4218 / Facsimile: (805) 4 Email: <i>tomscarvie@icloud.com</i>	56-0557			
4	Raymond Paul Johnson – SBN 110784				
5	RAYMOND PAUL JOHNSON, A LAW CORPORATION 2121 Rosecrans Avenue, Suite 3375				
6	El Segundo, California 90245 Telephone: (310) 246-9300 / Facsimile: (310) 640-1900				
7	Email: litigators@rpjlawcorp.com				
8 9	Richard O. McConville – <i>Pro hac vice</i> COPPOLA, MCCONVILLE, COPPOLA, CARROLL, HOCKENBERG & SCALISE, P.C.				
10	2100 Westown Parkway, Suite 210 West Des Moines, Iowa 50265				
11	Telephone: (515) 453-1055 / Facsimile (515) 453-1059 Email: <i>romcconville@csmclaw.com</i>				
12	Attorneys for Plaintiff MIRIAM MICHELLE MENDOZA				
13					
14					
15	UNITED STATES DISTRICT COURT				
	EASTERN DISTRICT OF CALIFORNIA				
16		CI OF CALIFORNIA			
16 17		DIVISION			
17					
17 18	FRESNO	DIVISION CASE NO. 1:16-CV-00967-LJO-JLT Hon. Lawrence J. O'Neill			
17 18 19	FRESNO MIRIAM MICHELLE MENDOZA )	DIVISION CASE NO. 1:16-CV-00967-LJO-JLT Hon. Lawrence J. O'Neill Chief U.S. District Judge			
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	FRESNO MIRIAM MICHELLE MENDOZA ) Plaintiff, )	DIVISION CASE NO. 1:16-CV-00967-LJO-JLT Hon. Lawrence J. O'Neill Chief U.S. District Judge STIPULATIONS REGARDING PLAINTIFF'S DISMISSALS OF GM ENTITIES AND BREACH OF			
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	FRESNO MIRIAM MICHELLE MENDOZA ) Plaintiff, ) vs. )	DIVISION CASE NO. 1:16-CV-00967-LJO-JLT Hon. Lawrence J. O'Neill Chief U.S. District Judge STIPULATIONS REGARDING PLAINTIFF'S DISMISSALS OF			
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	FRESNO MIRIAM MICHELLE MENDOZA )) Plaintiff, )) vs. )) GENERAL MOTORS, LLC, ))	DIVISION CASE NO. 1:16-CV-00967-LJO-JLT Hon. Lawrence J. O'Neill Chief U.S. District Judge STIPULATIONS REGARDING PLAINTIFF'S DISMISSALS OF GM ENTITIES AND BREACH OF WARRANTY CLAIMS;			
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>	FRESNO MIRIAM MICHELLE MENDOZA )) Plaintiff, )) vs. )) GENERAL MOTORS, LLC, ))	DIVISIONCASE NO. 1:16-CV-00967-LJO-JLTHon. Lawrence J. O'Neill Chief U.S. District JudgeSTIPULATIONS REGARDING PLAINTIFF'S DISMISSALS OF GM ENTITIES AND BREACH OF WARRANTY CLAIMS; [Proposed] ORDERF.R.C.P. 41(a)(1)(ii) USDC- E.D. Cal. Local Rule 143Final Pretrial			
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	FRESNO MIRIAM MICHELLE MENDOZA )) Plaintiff, )) vs. )) GENERAL MOTORS, LLC, ))	DIVISIONCASE NO. 1:16-CV-00967-LJO-JLTHon. Lawrence J. O'Neill Chief U.S. District JudgeSTIPULATIONS REGARDING PLAINTIFF'S DISMISSALS OF GM ENTITIES AND BREACH OF WARRANTY CLAIMS; [Proposed] ORDERF.R.C.P. 41(a)(1)(ii) USDC- E.D. Cal. Local Rule 143			

1	TO THE HONORABLE COURT, ALL PARTIES AND THEIR ATTORNEYS:		
2	The respective parties to this action, by and through their undersigned counsel, hereby		
3	stipulate and agree as follows:		
4			
5	STIPULATIONS REGARDNG PLAINTIFF'S DISMISSALS		
6	1. Pursuant to the Federal Rules of Civil Procedure, Rule 41(a)(1)(A)(ii), Plaintiff		
7	MICHELLE MENDOZA hereby dismisses from this action the following entities named as		
8	defendants in Plaintiff's operative First-Amended Complaint:		
9	General Motors Corporation		
10	Chevrolet Division of General Motors		
11	Motors Liquidation Company		
12	2. Pursuant to the Federal Rules of Civil Procedure, Rule 41(a)(1)(A)(ii), Plaintiff		
13	MICHELLE MENDOZA hereby dismisses in this action her claims and cause of action for Breach		
14	of Implied Warranty against Defendant General Motors, LLC.		
15	3. Pursuant to the Federal Rules of Civil Procedure, Rule 10(a), and the USDC-E.D.		
16	Cal. Local Rules, Rule 133(g), the title of this action on all pleadings and other documents shall be:		
17	MIRIAM MICHELLE MENDOZA vs. GENERAL MOTORS, LLC		
18			
19			
20			
21			
22			
23			
24			
25	[Signatures follow on next page.]		
26	///		
27	///		
28	///		

1			
2	DATED: Se	ptember 14, 2018	SCARVIE LAW GROUP
3			RAYMOND PAUL JOHNSON, A LAW CORPORATION
4			and
5			
6			COPPOLA, MCCONVILLE, COPPOLA, CARROLL, HOCKENBERG & SCALISE, P.C.
7			
8			By: <u>/s/ Raymond Paul Johnson</u> Thomas Scarvie ♦ Raymond Paul Johnson
9			Richard O. McConville Attorneys for Plaintiff
10			
11			
12	DATED: Se	ptember 12, 2018	KLEIN THOMAS
13			KLEIN THOMAS
14			Due /a/Stophania I Chilton
15			By: <u>/s/ Stephanie L. Chilton</u> Stephanie L. Chilton ♦ Thomas M. Klein Attorneys for Defendant GM, LLC
16			
17			
18			
19	IT IS SO OR	DERED.	
20	Dated:	September 24, 2018	/s/ Lawrence J. O'Neill
21		-	UNITED STATES CHIEF DISTRICT JUDGE
22			
23			
24			
25			
26			
27			
28			