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18	Almai Sales Co., Inc.		
19			
	UNITED STATES DISTRICT COURT		
20	EASTERN DISTRICT OF CALIFORNIA, SACRAMENTO DIVISION		
21			
22	NO SLIPPY HAIR CLIPPY, INC.,	Case No. 2:10-cv-01478 JAM-JFM	
23	Plaintiff, vs.	STIPULATION AND ORDER OF DISMISSAL WITH PREJUDICE	
24	ALMAR SALES CO., INC., and DOES 1-	DISTRIBUTE WITH I REJUDICE	
25	100, INCLUSIVE,		
26	Defendants.		
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1	Pursuant to Rule 41(a)(1)(ii) of the Federal Rules of Civil Procedure, and pursuant to a	
2	settlement reached on July 22, 2011 by and between the parties to the above-entitled action which	
3	is reflected in a written settlement agreement and co-existence use agreement, plaintiff No Slippy	
4	Hair Clippy, Inc. and defendant Almar Sales Co., Inc., the parties, by and through their counsel	
5	of record, hereby stipulate and agree that the above-entitled action shall be, and hereby is,	
6	DISMISSED WITH PREJUDICE. Each of the parties shall bear his or its own attorneys' fees and	
7	costs. The Court shall retain jurisdiction to enforce the settlement.	
8	IT IS SO STIPULATED.	
9		Respectfully submitted,
10	DATED: August 5, 2011	LAW OFFICES OF NICHOLAS D. HEIMLICH
11		By/s/ Nick Heimlich
12		Nick Heimlich
13		Attorneys for Plaintiff No Slippy Hair Clippy, Inc.
14		
15	DATED: August 5, 2011	DRAPER LAW OFFICES
16		LAW OFFICES OF EZRA SUTTON, P.C.
17		By/s/ Ann McFarland Draper
18		Ann McFarland Draper
19		Attorneys for Defendant Almar Sales Co., Inc.
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ORDER Plaintiff No Slippy Hair Clippy, Inc. and defendant Almar Sales Co., Inc., being all of the parties of record in this action, having reached a settlement which is reflected in a written settlement agreement and co-existence use agreement, and having stipulated by and through their counsel of record, and the Court having accepted the stipulation of the parties, IT IS HEREBY ORDERED that the above-entitled action shall be, and hereby is, DISMISSED WITH PREJUDICE. IT IS FURTHER ORDERED that each of the parties shall bear his or its own attorneys' fees and costs, and that the Court shall retain jurisdiction to enforce the settlement. IT IS SO ORDERED. Dated: August 5, 2011 /s/ John A. Mendez_ UNITED STATES DISTRICT COURT JUDGE