1 2	PAUL L. REIN, Esq. (SBN 43053) CELIA MCGUINNESS, Esq. (SBN 159420) CATHERINE M. CABALO, Esq. (SBN 248198) LAW OFFICES OF PAUL L. REIN		
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6			
7	Attorneys for Plaintiffs CONNIE MARTINEZ and JOSE MARTINEZ		
8	*Defendants and their respective are cou	unsel listed after the caption.	
9	Defendants and men respective are comiser usica after me capiton.		
10	IN THE UNITED STATES DISTRICT COURT		
11	IN AND FOR THE EASTERN DISTRICT OF CALIFORNIA		
12			
13	CONNIE MARTINEZ and JOSE MARTINEZ,	Case No. 2:10-cv-01647 GEB-GGH	
14	Plaintiffs,	<u>Civil Rights</u>	
15	v.	STIPULATION AND PROPOSED	
16	SCC FLORIN ROAD BINGO;	ORDER FOR DISMISSAL OF CLAIMS AGAINST	
17	SACRAMENTO CONSOLIDATED CHARITIES;	DEFENDANT ARC PROPERTIES, INC. ONLY,	
18	KEVIN BEERS; SHAWN MARTINEZ; ARC PROPERTIES, INC.; AND DOES 1-10,	WITH PREJUDICE ——	
19	INCLUSIVE,		
20	Defendants.		
21	SCOTT E COFFR Esa		
22	SCOTT E. COFER, Esq. GREVE, CLIFFORD, WENGEL & PARAS, LLP 2870 Gateway Oaks Drive, Suite 210		
23	Sacramento, CA 95833		
24	Telephone: 916/443-2011 Facsimile: 916/441-7457		
25	Attorneys for Defendants SCC FLORIN ROAD BINGO, SACRAMENTO		
26	SCC FLORIN ROAD BINGO, SACRAMENTO CONSOLIDATED CHARITIES, KEVIN BEERS,		
27	STIPULATION AND PROPOSED ORDER		
28	OF DISMISSAL OF ALL CLAIMS AGAINST		
	DEFENDANT ARC PROPERTIES, INC. ONLY Case No. 2:10-cv-01647 GEB-GGH G:\DOCS\GGH\DGGH1\signed\martinez.arcdism.doc		
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1	AND SHAW MARTINEZ (erroneously sued as SHAWN MARTINEZ)		
2	MELISSA T. OMANSKY, Esq. LEWIS, BRISBOIS, BISGAARD & SMITH LLP		
3	221 North Figueroa Street, Suite 1200		
4	Los Angeles, CA 90012 Telephone: 213/250-1800		
5	Facsimile: 213/250-7900		
6	Attorneys for Defendant ARC PROPERTIES, INC.		
7			
8	STIPULATION		
9	Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure,		
10	plaintiffs CONNIE AND JOSE MARTINEZ ("Plaintiffs") and defendants SCC		
11	FLORIN ROAD BINGO, SACRAMENTO CONSOLIDATED CHARITIES,		
12	KEVIN BEERS, SHAW MARTINEZ (erroneously sued as SHAWN MARTINEZ),		
13	and ARC PROPERTIES, INC. (together referred to as "Defendants"), by and		
14	through their respective attorneys of record, stipulate that:		
15	1. Plaintiffs' Complaint in the above-entitled action shall be dismissed		
16	with prejudice as against defendant ARC PROPERTIES, INC. ONLY;		
17	2. The Court will retain jurisdiction to enforce the Consent Decree		
18	previously filed with a Proposed Order with the Court on August 15, 2011 (see		
19	Docket No. 37); and		
20			
21	IT IS SO STIPULATED.		
22			
23	Dated: August 24, 2011 LAW OFFICES OF PAUL L. REIN		
24	/s/ Catherine M. Cabalo		
25	By: Catherine M. Cabalo, Esq.		
26	Attorneys for Plaintiffs		
27	CONNIE AND JOSE MARTINEZ - 2 -		
28	STIPULATION AND PROPOSED ORDER		
_0	OF DISMISSAL OF ALL CLAIMS AGAINST DEFENDANT ARC PROPERTIES, INC. ONLY		
	Case No. 2:10-cv-01647 GEB-GGH		

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2	Dated: August 24, 2011	GREVE, CLIFFORD, WENGEL & PARAS, LLP	
3		Trickio, EEF	
4		/s/ Scott E. Cofer	
5		By: Scott E. Cofer, Esq.	
6		Attorneys for Defendants SCC FLORIN ROAD BINGO,	
7		SACRAMENTO CONSOLIDATED	
8		CHARITIES, KEVIN BEERS, AND SHAW MARTINEZ (erroneously	
9		sued as SHAWN MARTINEZ)	
10			
11	Dated: August 24, 2011	LEWIS, BRISBOIS, BISGAARD & SMITH LLP	
12			
13		/s/ Melissa T. Omansky	
14		By: Melissa T. Omansky, Esq.	
15		Attorneys for Defendant ARC PROPERTIES, INC.	
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27		- 3 -	
28	STIPULATION AND PROPOSED ORDER OF DISMISSAL OF ALL CLAIMS AGAINST DEFENDANT ARC PROPERTIES, INC. ONLY		

Case No. 2:10-cv-01647 GEB-GGH G:\DOCS\GGH\DGGH1\signed\martinez.arcdism.doc

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OF DISMISSAL OF ALL CLAIMS AGAINST DEFENDANT ARC PROPERTIES, INC. ONLY Case No. 2:10-cv-01647 GEB-GGH G:\DOCS\GGH\DGGH1\signed\martinez.arcdism.doc