Gordon & ResLLP 633
West Fifth Street, Suite 4900
Los Angeles, CA 90071

requested dismissal of its remaining claims for relief in the Consolidated Actions (Case Nos. 2:10-02751 WBS-GGH, 2:10-02846 WBS GGH and 2:11-02497 WBS GGH) and requested that Judgment be entered in accordance with the Court's August 8, 2012 Order.

That judgment is entered in favor of Plaintiff and Counter-Defendant Century

## IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED:

- 21 Real Estate LLC, a Delaware limited liability company ("Century 21") and against
  Defendants and Counterclaimants All Professional Realty, Inc., a California corporation doing
  business as Century 21 All Professional ("All Professional Realty, Inc."), Steve Wright and
  Carol Wright, jointly and severally, on Century 21's claims for relief for Trademark
  Infringement (15 U.S.C. § 1114), Common Law, Trademark Infringement, Federal Unfair
  Competition (15 U.S.C. § 1125), for the total amount of \$57,348.00, representing treble
  damages for willful trademark infringement, plus interest at 17% per annum from the date of
  entry of Judgment pursuant to 28 U.S.C. § 1961;
- That judgment is entered in favor of Century 21 and against Defendants and Counterclaimants All Professional Hawaii Realty, Inc., a Hawaii corporation formerly doing business as Century 21 All Professional, ("All Professional Hawaii Realty, Inc."), Steve Wright and Carol Wright, jointly and severally, on Century 21's claims for relief for Trademark Infringement (15 U.S.C. § 1114), False Designation of Origin/False Advertising (15. U.S.C. § 1125(a)), Common Law Unfair Competition for the total amount of \$28,674.00, representing treble damages for willful trademark infringement, plus interest at 17% per annum from the date of entry of Judgment pursuant to 28 U.S.C. § 1961;
- That judgment is entered in favor of Century 21 and against All Professional Realty, Inc., Steve Wright and Carol Wright, jointly and severally, on Century 21's claims for relief for breach of contract, breach of guaranty, breach of promissory note, for the total amount of \$668,016.41, consisting of actual damages totaling \$173,556.82 and liquidated damages totaling \$494,459.59, plus interest at 16% per annum from July 9, 2010 (the date of beach of the

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		Defendants and their employees, agents, and all persons acting with them or
Gordo n & ReesLLP 633 West Fifth Street, Suite 4900 Los Angele s, CA 90071	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	on their behalf, are permanently restrained and enjoined from all advertising as a Century 21 franchisee;  9) Defendants and their employees, agents, and all persons acting with them or on their behalf are permanently restrained and enjoined from using the CENTURY 21® System, including, but not limited to, operating manuals, training manuals, sales manuals and aids, listing films and books, advertising and promotional materials, and all technology products, and all films, cassettes, and instructions manuals which are part of Century 21's programs, that were delivered to Defendants pursuant to the Franchise Agreements;  Defendants and their employees, agents, and all persons acting with them or on their behalf are permanently restrained and enjoined from doing anything which would indicate that Defendants, or any of them, are an authorized Century 21 franchisee;  IT IS SO ORDERED.  Dated: August 16, 2012  MILLIAM B. SHUBB  UNITED STATES DISTRICT JUDGE