1	CHARLES D. CARAWAY (SBN 289360) GOYETTE & ASSOCIATES, INC.		
2	2366 Gold Meadow Way, Suite 200 Gold River, CA 95670		
3	Telephone: (916) 851 -1900 Facsimile: (916) 851-1995		
4	charles@goyette-assoc.com Attorneys for Plaintiffs		
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6	LINITED OT A TEC D		
7	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA, SACRAMENTO DIVISION		
8	EASTERN DISTRICT OF CALIFOR	INIA, SACKAMENTO DIVISION	
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11	LAURA KAVALAUSKAS AS EXECUTOR AND TRUSTEE OF THE LEWIS W. MUIR	Case No.: 2:14-cv-02716-MCE-CKD	
12	REVOCABLE TRUST; AND, LAURA KAVALAUSKAS, LOREN D. MUIR, HALLIE CORDES, AND LEWIS B. MUIR AS	STIPULATION FOR VOLUNTARY DISMISSAL OF CONSOLIDATED	
13	SUCCESSOR-IN INTEREST OF DECEDENT	ACTIONS; ORDER THEREON	
14	LEWIS W. MUIR,		
15	Plaintiffs,		
16	VS.		
17	LLC DAVE MEDICAL CENTED ET AL		
18	U.C. DAVfS MEDICAL CENTER, ET AL.,		
19	Defendants.		
20	LAURA KA VALAUSKAS, AS EXECUTOR AND TRUSTEE OF THE LE\VIS W. MUIR REVOCABLE TRUST; LAURA	Case No.2: 15-cv-01655 -MCE-CKD	
21	KAVALAUSKAS: LOREN D. MUIR; HALLIE CORDES; AND LEWIS B. MUIR AS		
22	SUCCESSOR-IN INTEREST OF DECEDENT LEWIS W. MUIR,		
23	Plaintiffs,		
24			
25	vs. UNITED STATES OF AMERICA,		
26			
27	Defendant.		
28			
	STIPULATION FOR VOLUNTARY DISMISSAL OF	CONSOLIDATED ACTIONS; ORDER THEREON	

2 Pursuant to Federal Rules of Civil Procedure 41 (a)(2), Plaintiffs Laura Kavalauskas as Executor and 3 Trustee of the Lewis W. Muir Revocable Trust, Laura Kavalauskas, Loren D. Muir, Hallie Cordes, and Lewis B. Muir as Successor-In-Interest of Decedent Lewis W. Muir ("Plaintiffs") have named 4 5 Defendant REGENTS OF THE UNIVERSITY OF CALIFORNIA sued herein as U.C. DAVIS MEDICAL CENTER as a party defendant in the Complaint filed in action No. 2:14-CV-02716 MCE 6 7 CKD, and in the First Amended Complaint filed herein on January 15. 2015, and have named 8 Defendant UNITED STATES OF AMERICA as a party defendant in the Complaint filed by the same 9 plaintiffs in action No. 2:15-CV-01655-MCE-DAD. These matters have now settled.

In return for that voluntary dismissal. Defendants REGENTS OF THE UNIVERSITY OF
CALIFORNIA sued herein as U.C. DAVIS MEDICAL CENTER and UNITED STATES OF
AMERICA have agreed to waive any claims for costs or fees they may otherwise have against
Plaintiffs. Additionally, Plaintiffs agree to indemnify and hold harmless Defendants for any and all
lien claims arising out of this matter, including but not limited to the CMS lien.

Given the foregoing, and good cause appearing, the parties hereby agree that Defendants the
REGENTS OF THE UNIVERSITY OF CALIFORNIA sued herein as U.C. DAVIS MEDICAL
CENTER and UNITED STATES OF AMERICAN should, and hereby are, dismissed from these
consolidated actions, without prejudice.

19 IT IS SO STIPULATED:

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20	DATED: <u>12/12</u> , 2016	GOYETTE & ASSOCIATES, INC.
21		By: //Charles D. Caraway
22		CHALRES D. CARAWAY Attorneys for Plaintiffs
23	DATED: 1/25 , 2017	WILKE, FLEURY, HOFFELT,
24	,	GOULD & BIRNEY, LLP
25		By: //Ronald R. Lamb
26		RONALD R. LAMB
27		Attorneys for The Regents of the University of California, sued and served as UC Davis Medical Center
28		Center
	STIPULATION FOR VOLUNTARY DIS	-2- MISSAL OF CONSOLIDATED ACTIONS; ORDER THEREON

1	ORDER OF DISMISSAL	
2	Based on the foregoing Stipulation of the parties and good cause appearing, it is hereby	
3	ordered that pursuant to FRCP 41(a)(2) defendants REGENTS OF THE UNIVERSITY OF	
4	CALIFORNIA sued herein as U.C. DAVIS MEDICAL CENTER and UNITED STATES OF	
5	AMERICA are hereby dismissed, without prejudice, from Action No. 2:14-CV)-02716-MCE-CKD	
6	and 2:15-CV-01655-MCE-CKD. The matter having now been concluded in its entirety, the Clerk of	
7	Court is directed to close the file.	
8	IT IS SO ORDERED.	
9	Dated: January 26, 2017	
10	Law ASSI	
11	MORRISON C. ENGLAND, JR	
12	UNITED STATES DISTRICT JUDGE	
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	-3- STIPULATION FOR VOLUNTARY DISMISSAL OF CONSOLIDATED ACTIONS; ORDER THEREON	