KROLL, LLP

Jesse M. Caryl, Bar No. 208687 BENT CARYL & KROLL, LLP 1 6300 Wilshire Boulevard, Suite 1415 2 Los Angeles, California 90048 Telephone: (323) 315-0510 Facsimile: (323) 774-6021 jcaryl@bcklegal.com FILED 3 4 MAY 22 2018 5 Attorneys for Defendants ERK, U.S. DISTRICT COURT ERN DISTRICT OF CALIFORNIA GMRI, Inc. and Gustavo 6 Divencenzo SEPUTY CLERK 7 Naomi E. Mojaddidi 8 1729 Heritage Lane, #482 Sacramento, CA 95815 9 Pro Se 10 UNITED STATES DISTRICT COURT 11 EASTERN DISTRICT OF CALIFORNIA 12 13 CASE NO. 2:16-CV-01388-JAM-KJN NAOMI E. MOJADDIDI, 14 Plaintiff, 15 STIPULATION FOR DISMISSAL OF ACTION WITH PREJUDICE v. 16 OLIVE GARDEN ITALIAN 17 RESTAURANT, GUSTAVO Jam DIVENCENZO, individually and in his official capacity as the Director of the Olive Garden Italian [PROPOSED] ORDER THEREON 18 CONCURRENTLY FILEDI 19 Restaurant, AQUILES PELAYO, individually and in his official 20 capacity as General Manager of the Olive Garden Italian Restaurant, SAM HOCKETT, individually and 21 in his official capacity as Manager at 22 the Olive Garden Italian Restaurant. 23 Defendants. 24 25 Action filed: June 21, 2016 Trial date: None 26 27 28 BENT CARYL &

1	Defendants GMRI, Inc., erroneously sued herein as Olive Garden Italian		
2	Restaurant ("GMRI"), and Gustavo Divencenzo ("Divencenzo") (collectively,		
3	"Defendants") and plaintiff Naomi Mojaddidi ("Plaintiff") (and together with		
4	Defendants, the "Parties") hereby stipulate as follows:		
5	WHEREAS, the Parties initiated the arbitration process with the American		
6	Arbitration Association ("AAA");		
7	WHEREAS, the Parties have fully executed a settlement of the current matter		
8	as to Plaintiff's claims and now seek a dismissal of those claims with prejudice;		
9	NOW THEREFORE, it is hereby stipulated and agreed, that: Defendants be		
10	dismissed from this action with prejudice.		
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12			
13	Dated: April 4, 2018 BENT CARYL & KROLL, LLP		
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15	By: /s/ Jesse M. Caryl Jesse M. Caryl		
16	Attorneys for Defendants GRMI, Inc., and Gustavo		
17	Divencenzo		
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19			
20			
21	Dated: April 4, 2018		
22	By: /s/ Naomi E. Mojaddidi		
23	Naomi E. Mojaddidi Plaintiff Pro Se		
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BENT CARYL & KROLL, LLP ATTORNEYS AT LAW

Certification of Compliance with Eastern District Cal. L.R. 131(e)

I hereby certify that pursuant to Eastern District Cal. L.R. 131(e), I have obtained the authorization from the above signatories to file the above-referenced document, and that the above signatories concur in the filing's content. I certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Dated: April 4, 2018

BENT CARYL & KROLL, LLP

By: /s/ Jesse M. Caryl

Jesse M. Caryl Attorneys for Defendants GRMI, Inc., and Gustavo Divencenzo

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4		
5	Attorneys for Defendants GMRI, Inc. and Gustavo	
6	Divencenzo	
7	Naomi F. Mojaddidi	
8	Naomi E. Mojaddidi 1729 Heritage Lane, #482 Sacramento, CA 95815	
9	Pro Se	
10		
11	UNITED STATES DISTRICT COURT	
12	EASTERN DISTI	RICT OF CALIFORNIA
13		
14	NAOMI E. MOJADDIDI,	CASE NO. 2:16-CV-01388-JAM-KJN
15	Plaintiff,	
16	v.	gim
17	OLIVE GARDEN ITALIAN RESTAURANT, GUSTAVO	[PROPOSED] ORDER RE: STIPULATION FOR DISMISSAL
18	RESTAURANT, GUSTAVO DIVENCENZO, individually and in his official capacity as the Director of the Olive Garden Italian	
19	of the Olive Garden Italian Restaurant, AQUILES PELAYO,	
20	I individually and in his official	
21	capacity as General Manager of the Olive Garden Italian Restaurant, SAM HOCKETT, individually and	
22	in his official capacity as Manager at the Olive Garden Italian Restaurant,	
23		
	Defendants.	Action filed: June 21, 2016 Trial date: None
24		
25	Based on the parties' Stipulation	For Dismissal Of Action, and good cause
26	having been shown, the Court orders as follows:	
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1	In accordance with Federal Rule of Civil Procedure 41(a)(2), the above		
2	referenced matter is dismissed with prejudice.		
3	Parties are to bear their own costs and fees.		
4	IT IS SO ORDERED.		
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6	Dated: Nou 21, 2018		
. 7	Hon. John A. Mendez UNITED STATES DISTRICT JUDGE		
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