1 2	MARKER E. LOVELL, JR. (208659) ANNA GOURGIOTOPOULOU (304998) GIBSON ROBB & LINDH LLP		
3	201 Mission Street, Suite 2700 San Francisco, California 94105		
4	Telephone: (415) 348-6000 Facsimile: (415) 348-6001		
5	Email: mlovell@gibsonrobb.com awald@gibsonrobb.com		
6	Attorneys for Defendant		
7	ACTION WATERSPORTS OF INCLINE VILLA	IGE, LLC	
8	CRAIG L. JUDSON (114926) SHARON M. NAGLE (179124)		
9	BOLD, POLISNER, MADDOW, NELSON & JU A Professional Corporation	DSON	
10	2125 Oak Grove Road, Suite 210 Walnut Creek, CA 94598		
11	Telephone: (925) 933-7777 Facsimile: (925) 933-7804		
12	Email: snagle@bpmnj.com		
13	Attorneys for Plaintiffs ELIZABETH KOWAL and CONSTANTINE PHILIPIDES		
14			
15	UNITED STATES DISTRICT COURT		
16	EASTERN DISTRICT OF CALIFORNIA		
17	SACRAMENTO DIVISION		
18			
19	ELIZABETH KOWAL, CONSTANTINE PHILIPIDES,	Case No. 2:17-cv-01469-JAM-DB	
20	Plaintiffs,	STIPULATION TO DISMISS WITH PREJUDICE	
21	V.		
22	ACTION WATERSPORTS OF INCLINE		
23	VILLAGE, LLC; DOES 1 through 50, inclusive,		
24	Defendants.		
25 26			
26 27			
27 28	///		
∠O DH LLP te 2700			
4105 00	STIPULATION TO DISMISS WITH PREJUDICE		

1	Settlement having been finalized as	to all claims pursuant to a written settlement		
2	agreement, the parties to the above-captioned action hereby stipulate that the above-captioned			
3	3 action be and hereby is dismissed with prejudice, in its entirety as to all persons and parties, w			
4 each party to bear its own costs and fees herein, pursuant to Federal Rule of Civil Proce				
5	5 41(a)(1). This dismissal includes the following claims:			
6	6 1. The claims of Plaintiffs ELIZABETH KOWAL and CONSTANTINE			
7	7 PHILIPIDES, against Defendant ACTION WATERSPORTS OF INCLINE VILLAGE, LLC;			
8	8 The parties jointly request that an Order of Dismissal with Prejudice be entered as to all			
9 parties and claims, with each party to bear their own costs and fees.				
10	Marker E. Lovell, Jr., certifies that all electronic			
11	11 signatures below have been duly authorized by signatory counsel per Local Rule 131(e).			
12				
13		Respectfully submitted,		
14	Dated: May 24, 2019	GIBSON ROBB & LINDH LLP		
15				
16		By <u>: /s/ MARKER E. LOVELL, JR.</u> Marker E. Lovell, Jr.		
17		mlovell@gibsonrobb.com Attorneys for Defendant		
18		ACTION WATERSPORTS OF INCLINE VILLAGE, LLC		
19				
20	Dated: May 24, 2019	BOLD, POLISNER, MADDOW, NELSON & JUDSON		
21				
22		By: <u>/s/ SHARON NAGLE</u> Sharon M. Nagle		
23		snagle@bpmnj.com Attorneys for Plaintiffs ELIZABETH KOWAL and		
24		ELIZABETH KOWAL and CONSTANTINE PHILIPIDES		
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28 GIBSON ROBB & LINDH LLP				
201 Mission Street, Suite 2700 San Francisco, CA 94105 Tel.: (415) 348-6000 Fax: (415) 348-6001	STIPULATION TO DISMISS WITH PREJUDICE Case No. 2:17-cv-01469-JAM-DB; Our File No. 8004.44	2		

1	ORDER		
2	Having reviewed the stipulation above of Plaintiffs ELIZABETH KOWAL and		
3	CONSTANTINE PHILIPIDES and Defendant ACTION WATERSPORTS OF INCLINE		
4	VILLAGE, LLC, IT IS HEREBY ORDERED: The Case is dismissed with prejudice.		
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6	IT IS SO ORDERED.		
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8	Dated: 5/24/2019	/s/ John A. Mendez	
9		Hon. John A. Mendez United States District Court Judge	
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