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7	Attorneys for the Genelabs Defendants FREDERICK DRISCOLL, IRENE CHOW, H.H. HAIGHT,				
8	ALAN KWAN, LESLIE BROWNE, MATTHEW PFEFFER, and GENELABS TECHNOLOGIES, INC.				
9	and Genelado Technologies, Inc.				
10	UNITED STATES DISTRICT COURT				
11	NORTHERN DISTRICT OF CALIFORNIA				
12	SAN FRANCISCO DIVISION				
13					
14	LANRE ROTIMI ROLLOVE individually and on behalf of a		Case No. C-08-5	142 WHA	
15	similarly situated,		STIPULATION AND [PROPOSED] ORDER OF DISMISSAL		
16	Plaintif	f,	Hon. William Alsu		
17	v.				
18	FREDERICK DRISCOLL, IR H.H. HAIGHT, ALAN KWAI				
19	BROWNE, MATTHEW PFEI GENELABS TECHNOLOGII	FFER, and			
20	Defenda	,			
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	STIPULATION OF DISMISSAL C-08-5142 WHA sf-2641057				

1 **STIPULATION** 2 WHEREAS, the parties listed below enter into this Stipulation of Dismissal pursuant to 3 Rule 41(a)(2) of the Federal Rules of Civil Procedure; WHEREAS, Plaintiff Lanre Rotimi Rollover IRA (the "Named Plaintiff") filed this action 4 5 on November 4, 2008; 6 WHEREAS, no class has been certified; 7 WHEREAS, between November 19 and 21, 2008, defendants Alan Kwan, Frederick 8 Driscoll, Irene Chow, H.H. Haight, Leslie Browne, Matthew Pfeffer, and Genelabs Technologies, 9 Inc. (collectively, the "Genelabs Defendants") answered the Complaint; 10 WHEREAS, the remaining Defendant, GlaxoSmithKline plc, has not been served with the 11 Complaint; 12 WHEREAS, on January 15, 2009, the Genelabs Defendants moved for judgment on the 13 pleadings as to all claims asserted in the Complaint; 14 WHEREAS, since this action was filed, Plaintiff's counsel has continued to investigate 15 the factual basis of the claims asserted in the Complaint, as well as the merits of the arguments 16 made in the Genelabs Defendants' motion for judgment on the pleadings; 17 WHEREAS, based on that investigation, Plaintiff has determined not to pursue any claims 18 against Defendants; 19 WHEREAS, the Named Plaintiff desires to dismiss all claims alleged in this action with 20 prejudice as to itself and without prejudice as to the putative class; 21 WHEREAS, Defendants have not made or promised any payment, direct or indirect, to 22 the Named Plaintiff or its counsel in exchange for dismissal of the Complaint; 23 WHEREAS, notice is not required under Rule 23(e), which requires notice only to "class 24 members who would be bound by the proposal." Fed. R. Civ. P. 23(e)(1); see also Advisory 25 Committee Note to Fed. R. Civ. P. 23 (confirming that "notice is not required when the settlement 26 binds only the individual class representatives"). The proposed dismissal binds only the Named

Plaintiff in this action. As to all other putative class members, the proposed dismissal is without

prejudice and therefore has no binding effect on them; and

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1	WHEREAS, good cause for dismissal exists for the reasons set forth above;			
2	IT IS HEREBY STIPULATED and agreed by and among the parties listed below, through			
3	their respective counsel of record, as follows:			
4	1. All claims alleged in this action shall be dismissed with prejudice as to the Named			
5	Plaintiff and without prejudice as to members of the putative class			
6	2. Each side shall bear its own costs and attorneys' fees.			
7	3. For the foregoing reasons, the parties listed below respectfully request that the			
8	Court enter the attached Order of Dismissal.			
9	IT IS SO STIPULATED.			
10	Dated: February 11, 2009	JORDAN ETH		
11		TERRI GARLAND RACHAEL CLARKE		
12		MORRISON & FOERSTER LLP		
13		By: /s/ Terri Garland		
14		TERRI GARLAND		
15		Attorneys for the Genelabs Defendants		
16	Dated: February 11, 2009	ANN GHAZARIANS FLORY JAMES KUANG LO		
17		HARRINGTON FOXX DUBROW CANTER		
18				
19		By: /s/ Ann Ghazarians Flory		
20		ANN GHAZARIANS FLORY		
21		Attorneys for Plaintiff Lanri Rotimi Rollover IRA		
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	STIPULATION OF DISMISSAL	2		

[PROPOSED] ORDER OF DISMISSAL

Pursuant to Rules 23(e) and 41(a)(2) of the Federal Rules of Civil Procedure, I have reviewed the attached stipulation and hereby approve the dismissal of this action with prejudice as to the Named Plaintiff and without prejudice as to the putative members of the class. Under Rule 23(e), notice to the class is not required given that the rights of absent class members are not affected.

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United States District Judge

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Dated: February 12, 2009

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GENERAL ORDER 45 ATTESTATION

I, Rachael Clarke, am the ECF user whose ID and password are being used to file this Stipulation and [Proposed] Order of Dismissal. In compliance with General Order 45, I hereby attest that Ann Ghazarians Flory of Harrington Foxx Dubrow Canter has concurred in this filing.

Dated: February 11, 2009 MORRISON & FOERSTER LLP

By: /s/ Rachael Clarke
RACHAEL CLARKE

Attorneys for the Genelabs Defendants

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