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12	Attorneys for Defendants and Counterclaimants,		
13	AARON MUELLER ARTS, FINDINGS F AARON MUELLER, AND RONDA MUE		
14			
15	UNITED STATES DISTRICT COURT		
16	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
17			
18	JEFFREY CASTALINE, an individual and sole proprietor d/b/a AANRAKU	CASE NO. C 09 2543 CRB	
19	STUDIOS, (1)	JOINT STIPULATION AND [PROPOSED]	
20	Plaintiff,)	ORDER FOR DISMISSAL WITH PREJUDICE OF ENTIRE ACTION	
21	vs.	Zi (Titus i Ci Tor)	
22	AARON MUELLER ARTS,) FINDINGS FOR FUSED,)	[Electronic signatures permitted]	
23	AARON MUELLER,		
24	RONDA MUELLER, and) DOES 1 THROUGH 10, inclusive,)		
25	Defendants.		
26)		
27)		
28	AARON C. MUELLER, individually and as he does business under the trade names)		

1 2	and styles of AARON MUELLER ARTS) and FINDINGS FOR FUSED, and) RONDA MUELLER, individually and as) he does business under the trade names)	
3	and styles of AARON MUE and FINDINGS FOR FUSEI	LLER ARTS)
4	Counterclaimants,))
5	vs.))
6	JEFFREY J. CASTALINE, a	
7	and sole proprietor d/b/a AA GLASS STUDIOS,	NRAKU)
8	Counterdefendant.))
9 -		
10	Pursuant to Rule 41(a)(1)(ii) of the Federal Rules of Civil Procedure, Plaintiff and	
11	Counterdefendant, Jeffrey J. Castaline, and Defendants and Counterclaimants, Aaron Mueller,	
12	Ronda Mueller, Aaron Mueller Arts, and Findings for Fused, acting through their undersigned	
13	attorneys of record in this action stipulate that this action, including, but not limited to, the	
14	Complaint, the First Amended Counterclaim, and the Affirmative Defenses of each of the parties	
15	are to be dismissed in its en	tirety with prejudice.
16		
17	Dated: March 31, 2010	CARR, McCLELLAN, INGERSOLL, THOMPSON & HORN Professional Law Corporation
18		By: /s/ John D. Minton
19		John D. Minton, Attorneys for Plaintiff and
20		Counterdefendant
21	D . 1 M . 1 21 2010	
22	Dated: March 31, 2010	BUSINESS & TECHNOLOGY LAW GROUP
23		By: /s/ Stephen N. Hollman Stephen N. Hollman,
24		Attorneys for Defendants and Counterclaimants
25	//	
26	//	
27	//	
28		

[PROPOSED] ORDER

After consideration of the foregoing, IT IS HEREBY ORDERED that this action, including, but not limited to, the Complaint, the First Amended Counterclaim, and the Affirmative Defenses of each of the parties are to be dismissed in its entirety with prejudice.

DATED: April $\underline{1}$, 2010


