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Badella et al v. Deniro Marketing, LLC et al

1	Pursuant to Federal Rule of Civil Procedure 41(a), Plaintiff Bradley Aug ("Aug") and
2	Defendants Allan Henning, Deniro Marketing, LLC, Deltabreeze Holdings Ltd., and Modena
3	Marketing Inc. (the "Parties") hereby stipulate that all of Aug's claims and causes of action are hereby
5	dismissed with prejudice, with the Parties to bear their own fees and costs.
6	
7	Dated: June 24, 2011 THE KAUFMAN LAW GROUP
8	By:By:Gary Jay Kaufman Attorneys for Defendants
10	
11	Dated: June 24, 2011 GARBARINI LAW GROUP P.C.
12	By:/s/
13	Attorneys for Plaintiffs
14	PURSUANT TO STIPULATION, IT IS SO ORDERED.
15	FURSUANT TO STIPULATION, IT IS SO ORDERED.
16 17	DATED: July 5, 2011 HOW CHARLES R. BREVER Whited States Brown Specific Company of the Company
18 19	United States BOORDERED IT IS SO ORDERED Z
20	Judge Charles R. Breyer
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22 23	THERN DISTRICT OF CE
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27	ATTESTATION: Pursuant to General Order 45, § 10(B), I hereby attest that concurrence in the filing of the foregoing document has been obtained from each of the other signatories.
28	Dated: June 24, 2011/s/Gary Jay Kaufman
	Case No. 3:10-cv-03908-CRB – Stipulation of Dismissal