

Plaintiff CAROLYN MARTIN and Defendant KOHL'S 1 2 DEPARTMENT STORES, INC., by and through their attorneys of record, enter into this "STIPULATION AND ORDER FOR DISMISSAL OF THE 3 DAMAGES AND ATTORNEY'S FEES, LITIGATION EXPENSES, AND 4 COSTS ASPECT, AND ALL OTHER REMAINING ASPECTS, OF THE 5 LAWSUIT AGAINST DEFENDANT KOHL'S DEPARTMENT STORES, 6 7 INC." pursuant to Federal Rule of Civil Procedure section 41. Plaintiff filed this lawsuit on November 16, 2010. 8 Plaintiff and Defendant hereto have entered into a "Mutual Release And 9 Settlement Agreement For Damages And Attorney's Fees, Litigation Expenses, 10 And Costs "which settles the damages and attorney's fees, litigation expenses, 11 and costs aspect, and all other remaining aspects, of the lawsuit against 12 Defendant KOHL'S DEPARTMENT STORES, INC. A copy of the "Mutual 13 Release And Settlement Agreement For Damages And Attorney's Fees, 14 Litigation Expenses, And Costs " is incorporated by reference herein as if set 15 forth in full. The Mutual Release And Settlement Agreement For Damages And 16 Attorney's Fees, Litigation Expenses, And Costs" states in part that "The court 17 shall retain jurisdiction to enforce this Settlement Agreement...". Plaintiff and 18 Defendant hereto stipulate to the court retaining jurisdiction to enforce the 19 "Mutual Release And Settlement Agreement For Damages And Attorney's Fees, 20 Litigation Expenses, And Costs." 21 Plaintiff moves to dismiss with prejudice the damages and attorney's fees, 22 23 litigation expenses, and costs aspect, and all other remaining aspects, of the

lawsuit against Defendant KOHL'S DEPARTMENT STORES, INC. 24 Defendant KOHL'S DEPARTMENT STORES, INC., who has answered 25 the complaint, agrees to the dismissal with prejudice of the damages and 26 27 attorney's fees, litigation expenses, and costs aspect, and all other remaining

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1	aspects, of the lawsuit as to it.
2	This case is not a class action, and no receiver has been appointed.
3	This Stipulation and Order may be signed in counterparts, and facsimile or
4	electronically transmitted signatures shall be as valid and as binding as original
5	signatures.
6	Wherefore, Plaintiff CAROLYN MARTIN and Defendant KOHL'S
7	DEPARTMENT STORES, INC, by and through their attorneys of record, so
8	stipulate.
9	Date: 5/14/13 SIDNEY J. COHEN PROFESSIONAL CORPORATION
10	/s Sidney J. Cohen
11	Sidney J. Cohen
12	Attorney for Plaintiff Carolyn Martin
13	Date: May14, 2013 K & L GATES LLP
14	/s/ Timothy L. Pierce
15	Timothy L. Pierce Attorney for Defendant
16	Kohl's Department Stores, Inc.
17 18	PURSUANT TO STIPULATION OF THE PARTIES, IT IS SO ORDERED:
10 19	The damages and attorney's fees, litigation expenses, and costs aspect,
20	and all other remaining aspects, of the lawsuit as against Defendant KOHL'S
20	DEPARTMENT STORES, INC. is dismissed with prejudice. The Court shall
21	retain jurisdiction to enforce the "Mutual Release And Settlement For Damages
22	And Attorney's Fees, Litigation Expenses, And Costs " between Plaintiff and
23 24	Defendant KOHL'S DEPARTMENT STORES, INC
24 25	Date: May 20, 2013
25	Jeffrey & White United States District Judge
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	Stiplation And Order For Dismissal Of Damages And Attorney's Fees, Litigation Expenses, And Cost -2-