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8 Attorneys for Plaintiffs
 9 WHITEDEER &
 10 ESSENTIAL HERBAL TECHNOLOGIES, LLC



11 UNITED STATES DISTRICT COURT
 12 NORTHERN DISTRICT OF CALIFORNIA

13 WHITEDEER, an individual; ESSENTIAL
 14 HERBAL TECHNOLOGIES LLC, a
 15 Delaware Limited Liability Company,

16 Plaintiff,

17 v.

18 RONALD CHARLES LOVE, an individual,
 19 dba HERBAL INNOVATIONS; GLOW
 20 INDUSTRIES, INC. an Ohio Corporation;
 21 DOES 1-25,

22 Defendants.

Case No. CV-11-01426 SI

STIPULATION FOR DISMISSAL

23 And Related Cross-Action

24 IT IS HEREBY STIPULATED by and between the parties, through their respective
 25 counsel, that the above entitled matter be dismissed with prejudice pursuant to Federal Rule of
 26 Civil Procedure 41(a)(1)(A)(ii), with each party to bear his or her own attorneys' fees and costs.
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RUBINSTEIN LAW

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Dated: November 28, 2011

RUBINSTEIN LAW

By _____ /s/ _____

Yano L. Rubinstein
Attorneys for Plaintiff WHITEDEER
and ESSENTIAL HERBAL
TECHNOLOGIES, LLC

Dated: November 28, 2011

WEYAND LAW FIRM

By _____ /s/ _____

Eric C. Shaw
Attorneys for Defendant and
Counter-Complainant RONALD
LOVE

Dated: November 28, 2011

LAVELY & SINGER, PC

By _____ /s/ _____

William Briggs
Attorneys for Defendant GLOW
INDUSTRIES, INC.

I hereby certify that I have been authorized by the counsel named above to file this
Stipulation for Dismissal on their behalf.

Dated: November 28, 2011

By _____ /s/ _____

Yano L. Rubinstein