STIPULATION OF VOLUNTARY DISMISSAL WITH PREJUDICE; ORDER

Alemu et al V. Coca Cola Enterprises, Inc. et al

Case No. CV 11-02323

Doc. 50

1	IT IS HEREBY STIPULATED by and between the parties hereto, by and through their		
2	counsel of record herein, that the above-captioned action, which was consolidated with United		
3	States District Court, Northern District of California, Case No. CV 11-02323 by Court Order		
4	dated June 23, 2011, may be, and hereby is, dismissed with prejudice pursuant to Rule 41(a) of		
5	the Federal Rules of Civil Procedure.		
6	The parties shall bear their own respective attorney fees and costs of suit.		
7	IT IS SO STIPULATED.		
8			RIMAC MARTIN, P.C.
9	DATED: Assessed 12, 2012	D	In I America M. M. Martinero
10	DATED: August 13, 2012	By:	/S/ ANNA M. MARTIN ANNA M. MARTIN Attorneys for Defendant
11			BCI COCA-COLA BOTTLING COMPANY OF LOS ANGELES (improperly sued herein as THE
12			COCA-COLA COMPANY)
13			
14			WILSON, ELSER, MOSKOWITZ, EDELMAN, & DICKER
15			W DICKER
16	DATED: August 13, 2012	By:	/s/ ERIC S. WONG ERIC S. WONG
17			Attorneys for Defendant TRUE MANUFACTURING
18			
19			LAW OFFICE OF JASON WOLFORD LLP
20			
21	DATED: August 13, 2012	By:	/s/ JASON N. WOLFORD JASON N. WOLFORD
22			Attorneys for Plaintiffs ABAI ALEMU and ZAFU BELETE
23			
24	PURSUANT TO STIPULATION,	IT IS	SO ORDERED:
25			Mail: MAPlan
26	DATED: August_21, 2012	By:	UNITED STATES DISTRICT COURTED DE
27			
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