

BRYAN CAVE LLP
THREE EMBARCADERO CENTER, 7TH FLOOR
SAN FRANCISCO, CA 94111

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

ARILAW, P.C.
Ali A. Aalaei, CA Bar No. 254713
Craig P. Ramsdell, CA Bar No. 303942
90 New Montgomery Street, Suite 905
San Francisco, CA 94105
Telephone: (415) 357-3600
Facsimile: (415) 357-3602
Email: ali@arilaw.com
cramsdel@arilaw.com

LAW OFFICES OF S. CHANDLER VISHER
S. Chandler Visser, CA Bar No. 52957
44 Montgomery Street, Suite 3830
San Francisco, CA 94104
Telephone: (415) 901-0500
Facsimile: (415) 901-0504
E-mail: chandler@visserlaw.com

Attorneys for Plaintiffs
CIRCLE CLICK MEDIA LLC and
CTNY INSURANCE GROUP LLC

BRYAN CAVE LLP
K. Lee Marshall, CA Bar No. 277092
Meryl Macklin, CA Bar No. 115053
Daniel T. Rockey, CA Bar No. 178604
Tracy M. Talbot, CA Bar No. 259786
Three Embarcader Center, 7th Floor
San Francisco, CA 94111
Telephone: (415) 675-3400
Facsimile: (415) 675-3434
Email: klmarshall@bryancave.com
meryl.macklin@bryancave.com
daniel.rockey@bryancave.com
tracy.talbot@bryancave.com

Attorneys for Defendants
REGUS MANAGEMENT GROUP, LLC,
REGUS BUSINESS CENTRE LLC, HQ
GLOBAL WORKPLACES, LLC and
REGUS plc

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA**

CIRCLE CLICK MEDIA LLC, a California
limited liability company, METRO TALENT,
LLC, a California limited liability company;
and CTNY INSURANCE GROUP LLC, a
Connecticut limited liability company, on
behalf of themselves and all others similarly
situated,

Plaintiffs,

v.

REGUS MANAGEMENT GROUP LLC, a
Delaware limited liability company, REGUS
BUSINESS CENTRE LLC, a Delaware
limited liability company; REGUS plc, a
Jersey, Channel Islands, public limited
company; HQ GLOBAL WORKPLACES
LLC, a Delaware limited liability company;
and DOES 1 through 50,

Defendants.

Case No. 3:12-CV-04000 EMC

Honorable Edward Chen

**STIPULATION OF DISMISSAL OF
COUNTERCLAIMS**

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure,
Defendants Regus Management Group, LLC, Regus Business Centre LLC, Regus plc,
and HQ Global Workplaces, LLC (“Regus”) and Plaintiffs Circle Click Media LLC and
CTNY Insurance Group LLC do hereby stipulate to the dismissal without prejudice of all
counterclaims of Defendant Regus Management Group, LLC. The parties shall bear their
own costs.

Dated: November 28, 2016

BRYAN CAVE LLP

By: /s/ K. Lee Marshall
K. Lee Marshall

Attorneys for Defendants
REGUS MANAGEMENT GROUP, LLC,
REGUS BUSINESS CENTRE LLC, HQ
GLOBAL WORKPLACES LLC, and
REGUS plc



ARI LAW, P.C.
**LAW OFFICES OF S. CHANDLER
VISHER**

By: /s/ S. Chandler Visser
S. Chandler Visser

Attorneys for Plaintiffs
CIRCLE CLICK MEDIA LLC and CTNY
INSURANCE GROUP LLC

I hereby attest that concurrence in the filing of this document has been obtained
from the other signatory listed above and I have on file records to support this
concurrence.

By: /s/ K. Lee Marshall
K. Lee Marshall