1 2 3 4 5 6 7 8 9 10 11	 WENDELL H. GODDARD (#65944) GODDARD LAW OFFICES 483 Ninth Street, Suite 200 Oakland, CA 94607 Telephone: (510) 625-7777 Facsimile: (510) 625-7770 Email: wgoddard@earthlink.net ROBERT Y.P. CHAN (#118112) LAW OFFICES OF ROBERT Y.P. CHAN 1221 Vicente Street San Francisco, CA 94116 Telephone: (415) 759-8877 Facsimile: (415) 242-9517 Email: robertc260@yahoo.com BARRY H. SACKS (#58202) LAW OFFICES OF BARRY H. SACKS 2557 Clay Street 	The States Distriction of the States of the	
12	San Francisco, CA 94115 Telephone: (415) 346-6095		
13	Facsimile: (415) 346-6095 Email: barrys88@yahoo.com		
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15	Attorneys for Plaintiffs KINFONG SIT and MEE WAI CHIU		
16	UNITED STATES DISTRICT COURT		
17	NORTHERN DISTRICT OF CALIFORNIA		
18	KINFONG SIT, an individual; and MEE	Case No. 12-CV-04864-SI (ADR)	
19	WAI CHIU, an individual,		
20	Plaintiffs,	STIPULATION OF DISMISSAL OF ENTIRE ACTION WITH PREJUDICE	
21	V.		
22	GENENTECH, INC. TAX REDUCTION	Federal Rule of Civil Procedure 41(a)(1)(A)(ii)	
23	INVESTMENT PLAN, an employee benefit plan within the meaning of ERISA		
24	Section 3(3), and more specifically an		
25	employee pension benefit plan within the meaning of ERISA Section 3(2)(a);		
26	AYUMI NAKAMOTO, an individual; and DOES 1 to 20,		
27	Defendants.		
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	1 STIPULATION OF DISMISSAL OF ENTIRE ACTION WITH PREJUDICE		

1	Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), plaintiffs KinFong Sit and Mee		
2	Wai Chiu, defendant Genentech, Inc. Tax Reduction Investment Plan, and defendant Ayumi		
3	Nakamoto, by their respective counsel, stipulate and agree to dismiss this entire action with		
4	prejudice, with each party to bear its own costs and attorney's fees.		
5	IT IS SO STIPULATED.		
6			
7		/s/ Wendell H. Goddard Wendell H. Goddard, SBN 65944	
8		GODDARD LAW OFFICES Attorney for Plaintiffs	
9		KINFONG SIT and MEE WAI CHIU	
10		/s/ Nicole A. Diller	
11		Nicole A. Diller, SBN 154842 MORGAN, LEWIS & BOCKIUS LLP	
12		Attorneys for Defendant GENENTECH, INC. TAX REDUCTION	
13		INVESTMENT PLAN and	
14		GENENTECH, INC.	
15	,	/s/ Suzan Yee Suzan Yee, SBN 88418	
16		TSAO-WU, CHOW & YEE LLP Attorneys for Defendant	
17		AYUMI NAKAMOTO	
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	STIPULATION OF DISMISSAL OF ENTIRE ACTION WITH PREJUDICE		