1 2 3 4 5 6 7	Mark L. Venardi (SBN 173140) mvenardi@vefirm.com Martin Zurada (SBN 218235) mzurada@vefirm.com VENARDI ZURADA LLP 700 Ygnacio Valley Road, Suite 300 Walnut Creek, California 94596 Telephone: (925) 937-3900 Facsimile: (925) 937-3905 Attorneys for Plaintiffs BLAMOH T. TWEGBE, MELISSA B. EVE and MEGHANN BOSWELL; SANAM ANS RONALD PEREZ; and CHRISTINE STEPH	SARI;	
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
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11	BLAMOH T. TWEGBE, MELISSA B.	Case No. 3:12-cv-5080-TEH	
12	EVERITT, and MEGHANN BOSWELL, on behalf of themselves and other similarly	STIPULATION RE HEARING ON DEFENDANT'S MOTION TO DISMISS	
13	situated California employees,		
14	Plaintiffs,	[Fed. R. Civ. Proc. Rule 12(b)(6)]	
15	V.	Date: October 19, 2015 Time: 10 a.m.	
16	PHARMACA INTEGRATIVE PHARMACY, INC.; and DOES 1-10,	Judge: Henderson Dept: Courtroom 2	
17	inclusive,		
18	Defendants.		
19	SANAM ANSARI	Case No. 3:15-cv-01981-TEH	
20	Plaintiff,		
21	v.		
22	PHARMACA INTEGRATIVE PHARMACY, INC		
23	Defendant.		
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	STIPULATION RE HEARING ON DEFENDANT'S MOTION TO DISMISS	1. Case No. C12-5080 TEH	

1	RONALD PEREZ	Case No. 3:15-cv-01982-TH	EH
2	Plaintiff,		
3	v.		
4	PHARMACA INTEGRATIVE PHARMACY, INC		
5	Defendant.		
6	CHRISTINE STEPHANOS,	Case No. 3:15-cv-01983-TF	211
7	Plaintiff,	Case No. 5.15-00-01985-11	211
8	v.		
9	v. PHARMACA INTEGRATIVE		
10	PHARMACY, INC		
11	Defendant.		
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	STIPULATION RE HEARING ON DEFENDANT'S MOTION TO DISMISS	2.	Case No. C12-5080 TEH

Plaintiffs BLAMOH T. TWEGBE, MELISSA B. EVERITT, MEGHANN BOSWELL,
 SANAM ANSARI, RONALD PEREZ, and CHRISTINE STEPHANOS ("Plaintiffs") and
 Defendant PHARMACA INTEGRATIVE PHARMACY, INC. ("Defendant"), by and through their
 counsel of record, hereby stipulate and agree as follows:

WHEREAS, on or about May 1, 2015, Plaintiffs Ansari, Perez and Stephanos filed their respective Complaints in the above-captioned matters, Case Nos. 3:15-cv-01981-TEH, 3:15-cv-01982-TEH, and 3:15-cv-01983-TEH, respectively;

WHEREAS, on or about June 4, 2015, the Court ordered that Plaintiffs Ansari, Perez and Stephanos' matters be deemed related to Plaintiffs' Twegbe, Everitt and Boswell's matter, Case No. 3:12-cv-5080-TEH;

WHEREAS, on or about July 6, 2015, Defendant filed its Motions to Dismiss the Complaints of Plaintiffs Ansari, Perez and Stephanos in each of the above-captioned matters;

WHEREAS, on or about July 17, 2015, Plaintiffs filed their respective First Amended Complaints in all of the above-captioned matters;

WHEREAS, on or about August 3, 2015, Defendant filed Motions to Dismiss the First Amended Complaints in all of the above-captioned matters;

WHEREAS, the hearing on Defendant's Motions to Dismiss the First Amended Complaints in all of the above-captioned matters was previously scheduled for hearing on September 14, 2015;

WHEREAS, the Court granted a continuance of the hearing to October 19, 2015 at 10:00 a.m. to allow the parties to engage in discussions regarding settlement and dismissal of all claims;

WHEREAS, the parties are in the final steps of memorializing a settlement that would result in dismissal of all claims;

WHEREAS, judicial economy will be best served if the Parties can continue the hearing on
Defendant's Motion to Dismiss the First Amended Complaints for each of the above-captioned
matters from October 19, 2015 until a date after November 9, 2015 to enable to Parties to finalize a
settlement;

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THEREFORE, IT IS STIPULATED

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1	The hearing on Defendant's Motion to Dismiss the First Amended Complaints in all of the		
2	above-captioned matters, Case Nos. 3:12-cv-5080-TEH, 3:15-cv-01981-TEH, 3:15-cv-01982-TEH,		
3	and 3:15-cv-01983-TEH, currently set for October 19, 2015 will be continued until a date convenient		
4	for the Court, after November 9, 2015.		
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7	Dated: September 8, 2015VENARDI ZURADA LLP		
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9	/s/ Mark L. Venardi MARK L. VENARDI		
10	MARTIN ZURADA Attorneys for Plaintiffs		
11	BLAMÓH T.TWEGBE, MELISSA B. EVERITT, MEGHANN BOSWELL,		
12	SANAM ANSARI, RONALD PEREZ and CHRISTINE STEPHANOS		
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15	Dated: September 8, 2015 LITTLER MENDELSON		
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17	/s/ John S. Hong		
18	THEODORA R. LEE JOHN S. HONG		
19	LITTLER MENDELSON, P.C. Attorneys for Defendant		
20	PHARMACA INTEGRATIVE PHARMACY, INC.		
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22	Pursuant to the stipulated reached by the parties and good cause appearing therefore, IT IS		
23	SO ORDERED. Motion hearing is continued to		
24	SO OTELED Motion nouning is contained to		
25	D ^{STALL}		
26	Date: 09/10, 2015		
27	THE HOLDERSON		
28	Z Judge Thelton E. Henderson		
	STIPULATION RE HEARING ON DEFENDANT'S MOTION TO DISMISS 4. 4. DISTRICT OF Case No. C12-5080 TEH		