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 11 STANFORD HOSPITAL AND CLINICS, a California non-profit public
 12 benefit corporation

13 UNITED STATES DISTRICT COURT
 14 NORTHERN DISTRICT OF CALIFORNIA
 15 SAN FRANCISCO DIVISION

16 STANFORD HOSPITAL AND
 17 CLINICS, a California non-profit public
 18 benefit corporation,

19 Plaintiff,

20 vs.

21 HAWAII MANAGEMENT ALLIANCE
 22 ASSOCIATION, dba HAWAII
 23 MEDICAL ASSURANCE
 24 ASSOCIATION, a Hawaii domestic
 25 mutual benefit society, and DOES 1
 26 THROUGH 25, INCLUSIVE,

27 Defendants.

Case No.: 3:12-cv-05273-WHA

28 **STIPULATION AND [~~PROPOSED~~]
 ORDER FOR VOLUNTARY
 DISMISSAL WITH PREJUDICE
 UNDER RULE 41(a)(2)**

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1 STIPULATION

2
3 Pursuant to Rule 41(a)(2) of the Federal Rules of Civil Procedure,
4 plaintiff STANFORD HOSPITAL AND CLINICS, a California non-profit public
5 benefit corporation (“Stanford”) and defendant HAWAII MANAGEMENT
6 ALLIANCE ASSOCIATION, dba HAWAII MEDICAL ASSURANCE
7 ASSOCIATION, a Hawaii domestic mutual benefit society (“Hawaii
8 Management”), acting by and through their counsel of record, stipulate and agree
9 that this action should be dismissed, in its entirety, with prejudice.
10

11 Dated: May 14, 2013
12

13 STEPHENSON, ACQUISTO & COLMAN

14 /s/ Michael S. Robinson

15 MICHAEL S. ROBINSON
16 Attorneys for
17 STANFORD HOSPITAL AND CLINICS,
18 a California non-profit public benefit
19 corporation

20 Dated: May 14, 2013
21

22 TRUCKER HUSS

23 /s/ Clarissa A. Kang

24 CLARISSA A. KANG
25 Attorneys for
26 HAWAII MANAGEMENT ALLIANCE
27 ASSOCIATION
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ORDER

Based on the foregoing stipulation, and good cause appearing therefore, the Court ORDERS that pursuant to Rule 41(a)(2) of the Federal Rules of Civil Procedure, this action is dismissed, in its entirety, with prejudice.

DATED: May 14, 2013.



Hon. William H. Alsup
UNITED STATES DISTRICT JUDGE