

1 TROY A. VALDEZ, State Bar No. 191478
 ERIN M. DOYLE, State Bar No. 233113
 2 SHEILA A. KHAN-VARIBA, State Bar No. 219434
 VALDEZ NOOR TODD & DOYLE LLP
 3 1901 Harrison Street, Suite 1450
 Oakland, CA 94612
 4 Telephone: (415) 202-5950
 Facsimile: (415) 202-5951
 5 Email: tvaldez@vsnlaw.com
 Email: edoyle@vsnlaw.com
 6 Email: skhan-variba@vsnlaw.com

7 Attorneys for Plaintiffs/Counter-Defendants
 IMTIAZ KHAN, et al.

8 CHARLES S. BIRENBAUM, State Bar No. 107894
 9 birenbaumc@gtlaw.com
 KORAY J. BULUT, State Bar No. 230298
 10 bulutk@gtlaw.com
 GREENBERG TRAUIG, LLP
 11 Four Embarcadero Center, Suite 3000
 San Francisco, CA 94111
 12 Telephone: (415) 655-1300
 Facsimile: (415) 707-2010
 13

14 Attorneys for Defendants/Counter-Claimants
 K2 PURE SOLUTIONS L.P., et al.

15 UNITED STATES DISTRICT COURT
 16 NORTHERN DISTRICT OF CALIFORNIA
 17

18	IMTIAZ KHAN, an individual, TIM)	Case No.: 12-CV-5526-WHO
	MORRIS, an individual, RICK SEISINGER,)	
19	an individual, and NEELESH SHAH, an)	JOINT STIPULATION RE: DISMISSAL
	individual,)	
20)	
	Plaintiffs,)	
21)	
	vs.)	
22)	
	K2 PURE SOLUTIONS, L.P., a Delaware)	
23	limited partnership, K2 PURE SOLUTIONS)	
	NOCAL, L.P., a Delaware limited partnership,)	
24	K2 PURE SOLUTIONS PITTSBURG, L.P., a)	
	Delaware limited partnership, and DOES 1)	
25	through 10, inclusive,)	
)	
26	Defendants.)	
)	
27	<hr/>)	
	K2 PURE SOLUTIONS, L.P., a Delaware)	
28)	

1 limited partnership,)
 2 Counter-Claimant,)
 3 vs.)
 4 IMTIAZ KHAN, an individual, TIM)
 5 MORRIS, an individual, RICK SEISINGER,)
 6 an individual, and NEELESH SHAH, an)
 individual)
 Counter-Defendants.)

7 Plaintiffs and Counter-Defendants Timothy M. Morris (“Morris”), Imtiaz Khan (“Khan”),
 8 Rick Seisinger (“Seisinger”) and Neelesh Shah (“Shah”) (hereinafter jointly referred to as
 9 “Plaintiffs”), by and through their attorneys of record, and Defendants and Counter-Claimants
 10 K2 Pure Solutions, L.P., K2 Pure Solutions NoCal, L.P. and K2 Pure Solutions Pittsburg, L.P.
 11 (hereinafter jointly referred to “Defendants”) (collectively referred to as the “Parties”) hereby
 12 stipulate as follows:

13 **NOW, THEREFORE, IT IS HEREBY STIPULATED**, by and between the Parties,
 14 through the undersigned counsel pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil
 15 Procedure, that all Parties hereby stipulate to the dismissal of all remaining causes of actions and
 16 claims brought forth in this litigation with prejudice. This dismissal includes all remaining
 17 claims and causes of action in Plaintiffs’ Third Amended Complaint, and all remaining claims
 18 and causes of action in Defendants’ First Amended Counter-Claim. Each party, accept as agreed
 19 otherwise, shall bear their own costs and attorneys’ fees with respect to their respective
 20 dismissed claims and causes of action.

21 **IT IS SO STIPULATED.**

23 Dated: August 8, 2014

VALDEZ TODD & DOYLE LLP

26 /s/ Troy A. Valdez
 TROY A. VALDEZ

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Attorneys for Plaintiffs
IMTIAZ KHAN, TIM MORRIS,
RICK SEISINGER and NEELESH SHAH

Dated: August 8, 2014

GREENBERG TRAURIG, LLP

/s/ Koray J. Bulut
KORAY J. BULUT

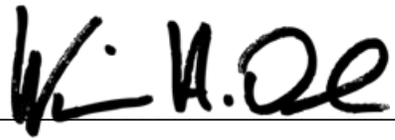
Attorneys for Defendants
K2 PURE SOLUTIONS, L.P., K2 PURE
SOLUTIONS NOCAL, L.P. AND K2 PURE
SOLUTIONS PITTSBURG, L.P.

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ORDER

Upon consideration of the foregoing Joint Stipulation and [Proposed] Order Re Dismissal, IT IS HEREBY ORDER THAT all remaining claims and causes of action of all parties, including those brought forth in Plaintiffs' Third Amended Complaint and Defendants' First Amended Counter-Claim are hereby dismissed with prejudice. The Parties, except as agreed otherwise, shall bear their own costs and attorneys' fees.

Dated: August 8, 2014


United States District Court Judge