Dated: December 7, 2013.

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6	IN THE UNITED STATES DISTRICT COURT	
7	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
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10	TOUCHSCREEN GESTURES, LLC,	No. C 13-01772 WHA
11	Plaintiff,	
12	V.	ORDER RE STIPULATION RE
13	HTC CORPORATION, et al.,	ENTRY OF JOINTLY PROPOSED ORDER OF
14	Defendants.	DISMISSAL OF CLAIMS
15	/	
16		
17	Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure permits plaintiff to dismiss	
18	an action without court order by filing a stipulation of dismissal signed by all parties who have	
19	appeared. The parties have filed a "Stipulation re Entry of [Jointly Proposed] Order of	
20	Dismissal" jointly requesting an order "dismissing all of Touchscreen's remaining claims with	
21	prejudice and dismissing HTC's counterclaims without prejudice as moot." The terms of the	
22	joint stipulation are not signed by the parties, but rather, contained in the proposed order. The	
23	parties should file the signed stipulation pursuant to Rule 41(a)(1)(A)(ii).	
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25	IT IS SO ORDERED.	
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WILLIAM ALSUP UNITED STATES DISTRICT JUDGE