1 2 3 4 5 6 7 8	David Nied (SBN 136413) Wendy L. Hillger (SBN 178682) AD ASTRA LAW GROUP, LLP 582 Market Street, Suite 1015 San Francisco, CA 94104 Telephone: (415) 795-3579 Facsimile: (415) 276-1976 dnied@astralegal.com whillger@astralegal.com  Attorneys for Plaintiff/Counterdefendant Music Group Macao Commercial Offshore Limited	Andrew P. Holland/Bar No. 224737 aholland@thoits.com Mark V. Boennighausen/Bar No. 142147 mboennighausen@thoits.com Jared M. Ahern/Bar No. 279187 jahern@thoits.com THOITS LAW A Professional Corporation 400 Main Street, Suite 250 Los Altos, California 94022 Telephone: (650) 327-4200 Facsimile: (650) 325-5572  Attorneys for Defendant and Counterclaimant David Foote
	NORTHERN DISTRICT OF CALIFORNIA	
	MUSIC GROUP MACAO COMMERCIAL OFFSHORE LIMITED, a Macao entity,  Plaintiff,	No. 3:14-cv-03078-JSC
14		JOINT STIPULATION OF DISMISSAL
15		
16	v.	
17	DAVID FOOTE,	
18	Defendant.	
19	DAVID FOOTE, an individual,	
20	Counter-claimant,	
	V.	
	MUSIC GROUP MACAO,	
	COMMERCIAL OFFSHORE LIMITED, a Macao entity,	
25	Counter-defendant.	
26		
		3:14-cv-03078-JSC TION OF DISMISSAL
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	Wendy L. Hillger (SBN 178682) AD ASTRA LAW GROUP, LLP 582 Market Street, Suite 1015 San Francisco, CA 94104 Telephone: (415) 795-3579 Facsimile: (415) 276-1976 dnied@astralegal.com whillger@astralegal.com  Attorneys for Plaintiff/Counterdefendant Music Group Macao Commercial Offshore Limited  UNITED STATES NORTHERN DISTR SAN FRANCI  MUSIC GROUP MACAO COMMERCIAL OFFSHORE LIMITED, a Macao entity,  Plaintiff,  v.  DAVID FOOTE,  Defendant.  DAVID FOOTE, an individual,  Counter-claimant,  V.  MUSIC GROUP MACAO, COMMERCIAL OFFSHORE LIMITED, a Macao entity,  Counter-claimant,  Counter-claimant,  Counter-claimant,  Counter-defendant.

1 Plaintiff and Counterdefendant, Music Group Macao Commercial Offshore Limited ("Music Group") and Defendant and Counterclaimant, David Foote ("Mr. Foote") by and 2 3 through their respective counsel file this Joint Stipulation of Dismissal under Federal Rule of 4 Civil Procedure 41(a)(1)(A)(ii). 5 Music Group and Mr. Foote stipulate as follows: 6 1. The Parties have settled this case pursuant to a confidential settlement; and 7 2. The Parties shall bear their own costs and attorneys fees; and 8 3. The Parties stipulate the entire case should be dismissed with prejudice. 9 10 11 **12 THOITS LAW** AD ASTRA LAW GROUP, LLP 13 OS ALTOS, CALIFORNIA 94022 400 MAIN STREET, SUITE 250 /s/ Andrew P. Holland\_ /s/ David Nied Andrew P. Holland David Nied 14 (650) 327-4200 Attorneys for Defendant and Attorneys for Plaintiff and Counterclaimant 15 Cross-Defendant David Foote Music Group Macao Commercial **16** Offshore Limited **17** 18 FILER'S ATTESTATION 19 I, Andrew P. Holland, am the ECF user whose identification and password are being used to file this Joint Stipulation of Dismissal. In compliance with Local Rule 5-1(i)(3). I hereby attest that 20 David Nied concurs in this filing. 21 22 23 Dated: october 7, 2015 24 25 Judge Jacqueline Scott Corley **26** 

JOINT STIPULATION OF DISMISSAL

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