Doc. 1

1	IT IS HEREBY STIPULATED b	y Plaintiffs' Michelle Centis ("Centis"), Joshua
2	Morehouse ("Morehouse"), Matthew Vasque	ez ("Vasquez") and Defendant 24 HOUR FITNESS
3	USA, INC. ("Defendant," collectively "	the Parties"), by and through their respective
5	undersigned counsel, that the above-captione	ed action be and hereby is dismissed with prejudice
6	pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii). This dismissal is intended to be	
7	effective even "without a court order." Fed. R. Civ. P. 41(a)(1)(A).	
8	Pursuant to the terms of the Settlement Agreement entered into between the Parties, each	
9	party is to bear its own costs and attorney's fees.	
10	IT IS SO STIPULATED.	
11		
12	Dated: September 29, 2015	KLETTER + NGUYEN LAW LLP
13		By: /s/
14		Cary Kletter
15		Sally Trung Nguyen Attorneys for Plaintiffs,
16		MICHELLE CENTIS, JOSHUA MOREHOUSE,
17 18		AND MATTHEW VASQUEZ
19		
20	Dated: September 29, 2015	HIRSCHFELD KRAEMER LLP
21	ator	
22		By: <u>/s/</u> John Baum
23		Amy A. Durgan Attorneys for Defendant,
24		24 HOUR FITNESS USA, INC.
25	Dated: September 30, 2015	TATES DISTRICT CO
26		
27		APPROVED
28	STIPULATIONONI	DISMISSAL/WEATUREJUDIGE Beeler 2 - Judge Laurel Beeler