2 3 4 5 6 7	JEFFREY W. KRAMER (SBN 71547) Email: jkramer@troygould.com ANNMARIE MORI (SBN 217835) Email: amori@troygould.com TROYGOULD PC 1801 Century Park East, 16th Floor Los Angeles, CA 90067-2367 Telephone: (310) 553-4441 Facsimile: (310) 201-4746 Attorneys for Plaintiffs Broadcast Music, Inc., Paul Simon Music, Un Music-Z Tunes LLC d/b/a Universal Music Z Forceful Music, Interior Music Corp, Sony/A Songs LLC UNITED STATES	Z Songs,	
10	NORTHERN DISTRICT OF CALIFORNIA		
	NOKTHERN DISTR	ICT OF CALIFORNIA	
11 12	BROADCAST MUSIC, INC.;	Case No. 3:16-cv-02225-HSG	
13	PAUL SIMON MUSIC; UNIVERSAL MUSIC Z-TUNES LLC	JOINT STIPULATION REQUESTING	
14	d/b/a UNIVERSAL MUSIC Z SONGS; FORCEFUL MUSIC;	DISMISSAL OF ACTION	
15	INTERIOR MUSIC CORP.; SONY/ATV SONGS LLC,	Assigned for All Purposes To: Hon. Haywood S. Gilliam, Jr.	
16	Plaintiffs,		
17	v.		
18	JACQUELINE MARIA COOPER and PETER COOPER, each individually,		
19	Defendants.		
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TroyGould PC	JOINT STIPULATION REQUESTING DISMISSAL OF ACTION		
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1	Plaintiffs Broadcast Music, Inc., Paul Simon Music, Universal Music-Z Tunes LLC		
2	d/b/a Universal Music Z Songs, Forceful Music, Interior Music Corp and Sony/ATV Songs		
3	LLC (collectively, "Plaintiffs"), by their attorneys, and Defendants Jacqueline Maria		
4	Cooper and F	Cooper and Peter Cooper (collectively, "Defendants"), by their attorneys, jointly submit	
5	this request for dismissal.		
6	A.	The Parties to this action have jointly reached a settlement of all claims and	
7		hereby jointly request that the action be dismissed with prejudice.	
8	B.	The parties mutually request that this matter be dismissed by stipulation and	
9		any future hearing dates be vacated. Good cause exists in light of the fact the	
10		parties have entered into a Settlement Agreement resolving all issues relating	
11		to this action.	
12	C.	Pursuant to Rule 41(a)(1) of the Federal Rules of Civil Procedure, Counsel	
13		for Plaintiffs and Defendant further stipulate that the claims and causes of	
14		action alleged against Defendants are hereby dismissed WITH PREJUDICE,	
15		each of the parties to pay their own costs of the action.	
16	D.	The parties further stipulate that the Court shall retain jurisdiction to enforce	
17		the Settlement Agreement.	
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2	Good cause appearing therefore, the parties stipulate to dismiss this action with		
3	prejudice, with the Court to retain jurisdiction to enforce the Settlement Agreement.		
4	SO STIPULATED.		
5	Dated: October 4, 2016	JEFFREY W. KRAMER ANNMARIE MORI TROYGOULD PC	
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9		By: <u>/s/ AnnMarie Mori</u> AnnMarie Mori	
10		Attorneys for Plaintiffs	
11	Dated: October 4, 2016	CHRISTOPHER D. SULLIVAN DIAMOND MCCARTHY LLP	
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14		By: <u>/s/ Christopher D. Sullivan</u> Christopher D. Sullivan	
15		Christopher D. Sullivan Attorneys for Defendants	
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1	<u>ORDER</u>
2	Good cause appearing therefor, pursuant to the stipulation of the parties, this action
3	is dismissed with prejudice, with the Court to retain jurisdiction to enforce the Settlement
4	Agreement.
5	SO ORDERED.
6	Dated: October 4, 2016 Haywood S. Jull J.
7	Dated: October 4, 2016 Hon. Judge Haywood S. Gilliam, Jr.
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