Operating Engineers \$\&\pmu 4039\$; Health and Welfare Trust Fund for Northern Cal.... JBR Partners, Inc et al.

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1	PLEASE TAKE NOTICE that pursuant to F.R.C.P., Rule 41(a)(1)(ii), Plaintiffs Operating	
2	Engineers' Health and Welfare Trust Fund for Northern California, et al. and named Defendants JBR	
3	Partners, Inc., et al., through their attorneys, reached a settlement and stipulate to the voluntary dismissal	
4	of this action, in its entirety, with prejudice.	
5	Plaintiffs have not previously filed or dismissed any similar action against Defendants.	
6		
7	DATED: January 23, 2017	SALTZMAN & JOHNSON LAW CORPORATION
8	By:	/S/
9		Edward D. Winchester Attorneys for Plaintiffs, Operating Engineers'
10		Health and Welfare Trust Fund for Northern California, et al.
11		
12	DATED: January 23, 2017	THE COCHRAN FIRM - CALIFORNIA
13	By:	/S/
14		James A. Bryant Attorneys for Defendants, JBR Partners, Inc., et al.
15	IT IS SO ORDERED.	
16 17		ce, and the calendar herein is vacated
18	This case is hereby dismissed with prejudice, and the calendar herein is vacated.	
19	DATED: January <u>25</u> , 2017	
20		UNITED STATES DISTRICT COURT JUDGE
$\begin{bmatrix} 20 \\ 21 \end{bmatrix}$		UNITED STATES DISTRICT COURT JUDGE
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