1 2 3 4 5 6 7 8 9	COOLEY LLP JOHN W. CRITTENDEN (101634) jcrittenden@cooley.com CHANTAL Z. HWANG (275236) chwang@cooley.com 101 California Street, 5th Floor San Francisco, CA 94111-5800 Telephone: (415) 693-2000 Facsimile: (415) 693-2222  Attorneys for Plaintiff Andersen Tax LLC	SCHINNER & SHAIN, LLP FREDERICK K. KOENEN (124555) koenen@schinner.com REED E. HARVEY (161318) harvey@schinner.com ALICE DUCLOS (301400) alice@schinner.com 96 Jessie Street San Francisco, CA 94105 Telephone: (415) 369-9050 Facsimile: (415) 369-9053  Attorneys for Defendants Arthur Andersen & Co., SAS, Stéphane Laffont-Réveilhac, and Véronique Martinez
10	UNITED STATES DISTRICT COURT	
11	NORTHERN DISTRICT OF CALIFORNIA	
12	SAN FRANCISCO DIVISION	
13		
14	ANDERSEN TAX LLC, a Delaware limited liability company,	Case No. 3:17-cv-01311-EMC
15	Plaintiff,	STIPULATION OF DISMISSAL WITH PREJUDICE
16	V.	
17	STÉPHANE LAFFONT-RÉVEILHAC, an	
18	individual; VÉRONIQUE MARTINEZ, an individual; ARTHUR ANDERSEN & CO.,	
19	SAS, a Société par Actions Simplifiée under the laws of France; and MOHALA	
20	ENTERPRISES, LLC D/B/A SUNDIAL CONSULTING, a California limited liability	
21	company,	
22	Defendants.	
23		
24		
25		
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27		
28 Cooley LLP		County (con on Dronner - W P
ATTORNEYS AT LAW SAN FRANCISCO	163888590	STIPULATION OF DISMISSAL WITH PREJUDICE CASE NO. 3:17-CV-01311-EMC

1	Plaintiff Andersen Tax LLC ("Plaintiff") and defendants Stéphane Laffont-Réveilhac		
2	("Laffont-Réveilhac"), Véronique Martinez ("Martinez"), Arthur Andersen & Co., SAS ("AA&C")		
3	("Defendants") (collectively the "Parties"), by and through undersigned counsel, reached a		
4	settlement in the above-captioned matter before the Honorable Elizabeth D. Laporte, which the		
5	Parties placed on record on January 11, 2018. The terms of settlement were subsequently		
6	confirmed in a confidential settlement agreement signed by the Parties.		
7	IT IS HEREBY STIPULATED AND AGREED by and between the Parties that, pursuant		
8	to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, all claims and counterclaims raised		
9	in this action by the Parties should be dismissed with prejudice with each of the Parties to bear its		
10	own attorneys' fees and costs.		
11	Dated: January 29, 2018 COOLEY LLP		
12			
13	/s/ John W. Crittenden		
14	JOHN W. CRITTENDEN (101634) CHANTAL Z. HWANG (275236)		
15	Attorneys for Plaintiff-Counter-Defendant Andersen Tax LLC		
16			
17	Dated: January 29, 2018 SCHINNER & SHAIN, LLP		
18			
19	/s/ Reed E. Harvey		
20	FREDERICK K. KOENEN (SBN124555) REED E. HARVEY (SBN 161318)		
21	ALICE DUCLOS (SBN 301400) Attorneys for Defendants-Counter-Claimant		
22	Arthur Andersen & Co., SAS, Stéphane Laffont-Réveilhac,		
23	and Véronique Martinez		
24	IT IS SO ORDERED. All days are vacated. The Clerk of the Court		
25	shall close this case.		
26	ELATES DISTRICT CO		
27	IT IS SO ORDERED ET		

COOLEY LLP ATTORNEYS AT LAW SAN FRANCISCO

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163888590

STIPULATION OF DISMISSAL WITH PREJUDICE CASE NO. 3:17-CV-01311-EMC

## ATTESTATION OF CONCURRENCE IN FILING Pursuant to N.D. Cal. L.R. 5-1(i)(3), I hereby attest that concurrence in the filing of this document has been obtained from counsel for Defendants. Dated: January 29, 2018 COOLEY LLP /s/ John W. Crittenden JOHN W. CRITTENDEN (101634) CHANTAL Z. HWANG (275236) Attorneys for Plaintiff-Counter-Defendant Andersen Tax LLC

COOLEY LLP ATTORNEYS AT LAW SAN FRANCISCO