Canopy Gro	owth U	SA LLC v. Research and Development Farming, L	LC et al	Doc
DENTONS US LLP 1999 HARRISON STREET, SUITE 1300 OAKLAND, CALIFORNIA 946124709 (415) 267-4000	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26	DENTONS US LLP Laura Leigh Geist (Bar No. 180826) laura.geist@dentons.com 1999 Harrison Street, Suite 1300 Oakland, California 94612-4709 Tel: (415) 267-4000 / Fax: (415) 882-0300 Kathryn B. Ashton (pro hac vice) kathryn.ashton@dentons.com Joanne Caceres (pro hac vice) joanne.caceres @dentons.com 233 South Wacker Drive, Suite 5900 Chicago, Illinois 60606-6361 Tel: (312) 876-8000 / Fax: (312) 876-7934 Attorneys for Plaintiff CANOPY GROWTH <b>UNITED STA</b> <b>NORTHERN DI</b> CANOPY GROWTH USA LLC, a Delaware Limited Liability Company, Plaintiff, v. RESEARCH AND DEVELOPMENT FARMING, LLC, a California Limited Liability Company; STEVEN SAMRA, Defendants. IT IS HEREBY STIPULATED AND USA, LLC and Defendants Steven Samra and through their respective counsel of record, th dismissed with prejudice pursuant to Rule 41 any and all claims against Plaintiff by either 1 Rule 41(a)(2) of the Federal Rules of Civil Pa	USA LLC TES DISTRICT COURT STRICT OF CALIFORNIA Case No. 3:19-cv-04095-CRB PLAINTIFF'S AND DEFENDANT'S STIPULATION OF VOLUNTARY DISMISSA ORDER Case Filed: July 17, 2019 AGREED by and between Plaintiff Canopy Growth d Research and Development Farming, LLC, by and at (1) any and all claims against Defendants be (a)(2) of the Federal Rules of Civil Procedure, and (2) Defendant also be dismissed with prejudice pursuant to rocedure. Each Party shall bear its own attorney's fees	L; ) to s
		Rule 41(a)(2) of the Federal Rules of Civil Procedure. Each Party shall bear its own attorney's fees		
		and costs, if any. Pursuant to Local Rule 131(e), all signatories listed, and whose behalf the filing is		
	27	submitted, concur in the filing's content and have authorized the filing.		
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1	Dated: September 11, 2020	Respectfully submitted,		
2		DENTONS US LLP		
3		By :/s/ Laura L. Geist LAURA L. GEIST		
4		Counsel for Plaintiff		
5		Canopy Growth USA, LLC		
6	Dated: September 11, 2020	HUGHEY PHILLIPS LLP		
7				
8		By : /s/Galen Gentry GALEN MICAH GENTRY		
9		Counsel for Defendants Steven Samra and Research and Development		
10		Farming, LLC		
11				
12		<u>ORDER</u>		
13	As to all Plaintiff's claims, Defendants Steven Samra and Research and Development Farming, LLC			
14	are hereby ordered dismissed with prejudice. As to all Defendant's claims, Canopy Growth USA,			
15	LLC is hereby ordered dismissed with prejudic	ce.		
16				
17	Data: Santambar 14, 2020	FR		
18	Date: September 14, 2020	District Court Judge Charles R. Breyer		
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	Case No. 3:19-cv-04095-CRB	-2- STIP. OF VOL. DISMISSAL		
	115473749			

DENTONS US LLP 1999 Harrison Street, Suite 1300 Oakland, California 94612-4709 (415) 267-4000

1	PROOF OF SERVICE				
2					
3	I, Cynthia Lakes, hereby declare:				
4	I am employed in the County of Alameda, State of California in the office of a member of the				
5	bar of this court at whose direction the following service was made. I am over the age of eighteen				
	years and not a party to the within action. My business address is Dentons US LLP, 1999 Harrison				
6	Street, 13th Floor, Oakland, California 94612.				
7	On September 11, 2020, I caused to be served on the interested parties in this action the				
8	following document(s):				
9 10	PLAINTIFF'S AND DEFENDANT'S STIPULATION OF VOLUNTARY DISMISSAL; ORDER				
11	<b>BY E-MAIL</b> - by transmitting via e-mail from <u>cynthia.lakes@dentons.com</u> or electronic transmission the document listed above to the persons at the e-mail addresses s				
12	forth below.				
13	Galen Micah Gentry				
14	Hughey Phillips LLP 520 9th Street Suite 230				
15	Sacramento, CA 95814				
16	916-758-2100 Fax: 916-758-2200 Fax: 916-758-758-778-2000 Fax: 916-758-2000 Fax: 916-758-2000 Fax: 916-				
17					
18					
19					
20	I declare under penalty of perjury under the laws of the State of California and of the United				
21	States of America that the foregoing is true and correct, and that this declaration was executed on				
22	September 11, 2020, at Oakland, California.				
23					
24					
25	Cynun Rann				
26	Cynthia Lakes				
27					
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	Case No. 3:19-cv-04095-CRBSTIP. OF VOL. DISMISSAL115473749				

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