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3	San Francisco, CA 94108-5530 Tel: (415) 788-1900 Fax: (415) 393-8087	
5	Attorneys for Defendant	
6	REGIONAL ADJUSTMENT BUREAU	
7		
8	UNITED STATES	DISTRICT COURT
9	NORTHERN DISTRI	CT OF CALIFORNIA
10	(SAN FRANCISCO/OAKLAND DIVISION)	
11	EDWARD HAAS,	Case No.: CV13-01578 SBA
12	Plaintiff,	STIPULATION TO DISMISS THE ACTION
13	v.	AGAINST DEFENDANT REGIONAL ADJUSTMENT BUREAU, INC., WITH
14 15	CITIBANK, N.A., REGIONAL ADJUSTMENT BUREAU, INC., MERIUM DOE, MARIA DOE,	PREJUDICE AND [PROPOSED] ORDER
16	PEARL DOE, JAMES DOE, VICTORIA DOE, and DOES 1 through 20, inclusive,	Trial Date: June 9, 2014
17	Defendants.	
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		1 - AINST DEFENDANT REGIONAL ADJUSTMENT

BUREAU, INC., WITH PREJUDICE AND [PROPOSED] ORDER

1	TO THE HONORABLE SAUNDRA ARMSTRONG, UNITED STATES DISTRICT JUDGE:	
2	IT IS HEREBY STIPULATED AND AGREED by and between Plaintiff Edward Haas and	
3	Defendant Regional Adjustment Bureau, Inc. through their counsel of Record, that:	
4	1. The above-captioned action, Case No. CV13-01578 SBA, is voluntarily dismissed, with	
5	prejudice, against the Defendant Regional Adjustment Bureau.	
6	2. The parties stipulating here, Plaintiff Edward Haas and Defendant Regional Adjustment	
7	Bureau, Inc., shall be responsible for their own costs and attorneys' fees associated with this litigation.	
8	DATED: MURPHY, PEARSON, BRADLEY & FEENEY	
9 10		
10	By /s/ David J. Gibson	
12	David J. Gibson Attorneys for Defendant REGIONAL ADJUSTMENT BUREAU	
13	REGIONAL ADJUSTMENT BUREAU	
14	DATED:	
15	LAW OFFICES OF BEN DUPRE	
16		
17	By <u>/s/ Ben Dupre</u> Ben Dupre	
18	Attorney for Plaintiff EDWARD HAAS	
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1	<u>ORDER</u>
2	The Court hereby adopts the stipulation of the parties.
3	IT IS SO ORDERED.
4	Dated: 10/4/2013
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7	HOMORABLE SAUNDRA B. ARMSTRONG
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