Kozlow v. Hangtime, Inc.

Eric H. Gibbs (State Bar No. 178658) ehg@girardgibbs.com Dylan Hughes (State Bar No. 209113) IT IS SO ORDERED dsh@girardgibbs.com 3 David M. Berger (State Bar No. 277526) dmb@girardgibbs.com **GIRARD GIBBS LLP** Judge Yvonne Gonzalez Rogers 601 California Street, 14th Floor52 5 San Francisco, California 94108 6 Telephone: (415) 981-4800 Facsimile: (415) 981-4846 4/7/15 7 Phillip A. Bock (admitted Pro Hac Vice) 8 Richard J. Doherty (admitted Pro Hac Vice) James M. Smith (admitted Pro Hac Vice) **BOCK & HATCH, LLC** 134 N. La Salle Street, Suite 1000 10 Chicago, Illinois 60602 11 Phone: (312) 658-5500 Fax: (312) 658-5555 12 Attorneys for Plaintiff 13 UNITED STATES DISTRICT COURT 14 NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION 15 EMILY KOZLOW, individually and on behalf Case No. 4:14-cv-02249-YGR 16 of others similarly situated, STIPULATION OF DISMISSAL 17 Plaintiff, 18 v. 19 HANGTIME, INC., 20 Defendant. 21 22 On March 19, 2015, the Parties attended a settlement conference with U.S. Magistrate 23 Judge Spero. (See Minute Entry, Dkt. No. 47.) With Judge Spero's assistance, the parties agreed 24 to settle the matter on the following terms: 25 (1) Hangtime agrees to pay Plaintiff the sum of \$1,500, the maximum amount that she 26 could have recovered individually under the Telephone Consumers Protection Act. 27 (2) Plaintiff agrees to dismiss the complaint with prejudice. 28 STIPULATION OF DISMISSAL CASE NO. C 14-02249 YGR

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1	(3)	The class allegations shall l	be dismissed without prejudice.	
2	(4) Each party shall bear its own attorneys' fees and costs.			
3	(5) On the record, Hangtime declared the authenticity of financial records it produced in			
4	discovery.			
5	Accordingly, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), Plaintiff Emily			
6	Kozlow and Defendant Hangtime, Inc. hereby stipulate to voluntarily dismiss this action with			
7	prejudice.			
8	Dated: March 31, 2015		Dated: March 31, 2015	
9	By: /s/ David Berger		By: /s/ Patrick S. Thompson	
10	Eric H. Gibbs Dylan Hughes David M. Berger GIRARD GIBBS LLP		Patrick S. Thompson	
11			Hong-An Vu GOODWIN PROCTER LLP	
12			Attorneys for Defendant	
13	Phillip A. Bock			
14	Richard J. Doherty James M. Smith			
	BOCK & HATCH, LLC			
15	Attorneys for Plaintiff			
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NOTICE OF ATTESTATION I, David M. Berger, attest that I am the ECF User whose ID and password are being used to file this STIPULATION AND PROPOSED ORDER. In compliance with General Order 45, X.B., I hereby attest that Defendant's counsel, Patrick Thompson, has concurred in this filing. **GIRARD GIBBS LLP** Dated: April 2, 2015 By: /s/ David M. Berger Eric H. Gibbs (SBN 178658) Dylan Hughes (SBN 209113) David M. Berger (SBN 277526) Attorneys for Plaintiff Emily Kozlow

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