1 2 3 4 5 6 7	LAW OFFICES OF RANDAL M. BARNUM Randal M. Barnum, Bar No. 111287 rmblaw@pacbell.net Carrie E. Croxall, Bar No. 190430 ccroxall@rmblaw.com Lindsay R. Batcha, Bar No. 264192 lbatcha@rmblaw.com 279 East H Street Benicia, California 94510 Telephone: (707) 745-3747 Facsimile: (707) 745-4580  Attorneys for Plaintiff Karen A. Parks	
9 10 11 12	SHAW VALENZA LLP D. Gregory Valenza, Bar No. 161250 gvalenza@shawvalenza.com 980 Ninth Street, Suite 2300 Sacramento, California 95814 Telephone: (916) 326-5150 Facsimile: (916) 497-0708	
13 14 15	Attorneys for Defendants Kindred Healthcare, Inc., erroneously sued as Kindred Healthcare Incorporated, and Professional HealthCare at Home, LLC	
16 17 18	UNITED STATES DISTRICT COURT  NORTHERN DISTRICT OF CALIFORNIA	
19 20	KAREN A. PARKS, an individual,	Case No. 4:15-cv-01788-SBA
20	Plaintiff, v.	STIPULATION TO DISMISS THE ENTIRE ACTION WITH PREJUDICE [FED. R. CIV. PRO. 41(A)]; [PROPOSED]
22	KINDRED HEALTHCARE	ORDER
23 24	INCORPORATED, PROFESSIONAL HEALTHCARE at HOME, LLC, and Does 1-100, inclusive,	
25	Defendants.	
26		
27 28		
SHAW VALENZA LLP ATTORNEYS AT LAW SACRAMENTO	STIPULATION TO DISMISS EN	VTIRE ACTION; [PROPOSED] ORDER

1	IT IS HEREBY STIPULATED by and between the parties to this action through their	
2	designated counsel that the above-captioned action be and hereby is dismissed with prejudice	
3	pursuant to Fed. R. Civ. Pro. 41(a), each side to bear his or its own costs and attorney's fees.	
4		
5	SO STIPULATED.	
6		
7	Dated: February 23, 2016 Respectfully submitted,	
8	LAW OFFICES OF RANDAL M. BARNUM	
9		
10	By: /s/Randal M. Barnum	
11	Randal M. Barnum Carrie E. Croxall	
12	Lindsay R. Batcha Attorneys for Plaintiff	
13	Karen A. Parks	
14		
15	Dated: February 23, 2016 Respectfully submitted,	
16	SHAW VALENZA LLP	
17		
18	By: /s/D. Gregory Valenza	
19	D. Gregory Valenza Attorneys for Defendants	
20	Kindred Healthcare, Inc., and Professional HealthCare at Home, LLC	
21		
22		
23		
24		
25		
26		
27		
28		
SHAW VALENZA LLP ATTORNEYS AT LAW SACRAMENTO	- 2 -	

STIPULATION TO DISMISS ENTIRE ACTION; [PROPOSED] ORDER

SACRAMENTO

## Filer's Attestation Pursuant to Civil Local Rules, rule 5-1(i)(3), I attest under penalty of perjury that concurrence in the filing of the document has been obtained from its signatory. Dated: February 23, 2016 By: /s/D. Gregory Valenza Certificate of Service I hereby certify that this document(s) filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF) and paper copies will be sent to those indicated as non-registered participants on February 23, 2016. Dated: February 23, 2016 By: /s/D. Gregory Valenza - 3 -SHAW VALENZA LLP ATTORNEYS AT LAW

STIPULATION TO DISMISS ENTIRE ACTION; [PROPOSED] ORDER

SACRAMENTO

## [PROPOSED] ORDER PURSUANT TO STIPULATION, IT IS HEREBY ORDERED that the above entitled action and Plaintiff Karen A. Parks' First Amended Complaint in this matter are dismissed in its entirety with prejudice pursuant to Fed. R. Civ. Pro. 41(a). IT IS FURTHER ORDERED that each party shall bear her or its own costs and attorney's fees. DATED: February 23, 2016 Saundra Brown Armstrong 438021.2.00133.117 - 4 -SHAW VALENZA LLP

STIPULATION TO DISMISS ENTIRE ACTION; [PROPOSED] ORDER

ATTORNEYS AT LAW SACRAMENTO