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14					
15	UNITED STATES DISTRICT COURT				
		FOR THE NORTHERN DISTRICT OF CALIFORNIA			
16	FOR THE NORTHERN DI	STRIC	CT OF CALIFORNIA		
17	ANTRAN BUSINESS LLC, a California		C T OF CALIFORNIA SE NO. 4:15-cv-05601-KAW		
17 18	ANTRAN BUSINESS LLC, a California Limited Liability Company,	CA: STI	SE NO. 4:15-cv-05601-KAW IPULATION FOR DISMISSAL OF		
17 18 19	ANTRAN BUSINESS LLC, a California Limited Liability Company, Plaintiff,	CAS STI AC RU	SE NO. 4:15-cv-05601-KAW IPULATION FOR DISMISSAL OF TION PURSUANT TO FEDERAL LE OF CIVIL PROCEDURE 41(a)		
17 18 19 20	ANTRAN BUSINESS LLC, a California Limited Liability Company, Plaintiff, v.	CAS STI AC RU AN JUI	SE NO. 4:15-cv-05601-KAW IPULATION FOR DISMISSAL OF TION PURSUANT TO FEDERAL LE OF CIVIL PROCEDURE 41(a) D FOR RETENTION OF RISDICTION OVER ACTION TO		
17 18 19	ANTRAN BUSINESS LLC, a California Limited Liability Company, Plaintiff, v. THE SECRET KITCHEN LLC, a California Limited Liability Company doing business as SECRET KITCHEN, and BRENDA	CAS STI AC RU AN JUI EN	SE NO. 4:15-cv-05601-KAW IPULATION FOR DISMISSAL OF TION PURSUANT TO FEDERAL LE OF CIVIL PROCEDURE 41(a) D FOR RETENTION OF		
17 18 19 20 21	ANTRAN BUSINESS LLC, a California Limited Liability Company, Plaintiff, v. THE SECRET KITCHEN LLC, a California Limited Liability Company doing business as SECRET KITCHEN, and BRENDA ANDERSON, an individual,	CAS STI AC RU AN JUI EN	SE NO. 4:15-cv-05601-KAW IPULATION FOR DISMISSAL OF TION PURSUANT TO FEDERAL LE OF CIVIL PROCEDURE 41(a) D FOR RETENTION OF RISDICTION OVER ACTION TO FORCE SETTLEMENT : ORDER		
 17 18 19 20 21 22 	ANTRAN BUSINESS LLC, a California Limited Liability Company, Plaintiff, v. THE SECRET KITCHEN LLC, a California Limited Liability Company doing business as SECRET KITCHEN, and BRENDA	CAS STI AC RU AN JUI EN	SE NO. 4:15-cv-05601-KAW IPULATION FOR DISMISSAL OF TION PURSUANT TO FEDERAL LE OF CIVIL PROCEDURE 41(a) D FOR RETENTION OF RISDICTION OVER ACTION TO FORCE SETTLEMENT : ORDER		
 17 18 19 20 21 22 23 	ANTRAN BUSINESS LLC, a California Limited Liability Company, Plaintiff, v. THE SECRET KITCHEN LLC, a California Limited Liability Company doing business as SECRET KITCHEN, and BRENDA ANDERSON, an individual, Defendants.	CAS STI AC RU JUI ENI Hor	SE NO. 4:15-cv-05601-KAW IPULATION FOR DISMISSAL OF TION PURSUANT TO FEDERAL LE OF CIVIL PROCEDURE 41(a) D FOR RETENTION OF RISDICTION OVER ACTION TO FORCE SETTLEMENT : ORDER		
 17 18 19 20 21 22 23 24 	ANTRAN BUSINESS LLC, a California Limited Liability Company, Plaintiff, v. THE SECRET KITCHEN LLC, a California Limited Liability Company doing business as SECRET KITCHEN, and BRENDA ANDERSON, an individual, Defendants.	CAS STI AC' RU: JUI ENI Hor	SE NO. 4:15-cv-05601-KAW IPULATION FOR DISMISSAL OF TION PURSUANT TO FEDERAL LE OF CIVIL PROCEDURE 41(a) D FOR RETENTION OF RISDICTION OVER ACTION TO FORCE SETTLEMENT : ORDER horable Kandis A. Westmore to Federal Rule of Civil Procedure		
 17 18 19 20 21 22 23 24 25 	ANTRAN BUSINESS LLC, a California Limited Liability Company, Plaintiff, v. THE SECRET KITCHEN LLC, a California Limited Liability Company doing business as SECRET KITCHEN, and BRENDA ANDERSON, an individual, Defendants. IT IS HEREBY STIPULATED, pu 41(a)(1)(A)(ii), by Plaintiff AnTran Business LI	CAS STI AC RU AN JUI EN Hor	SE NO. 4:15-cv-05601-KAW IPULATION FOR DISMISSAL OF TION PURSUANT TO FEDERAL LE OF CIVIL PROCEDURE 41(a) D FOR RETENTION OF RISDICTION OVER ACTION TO FORCE SETTLEMENT : ORDER horable Kandis A. Westmore to Federal Rule of Civil Procedure AnTran") on the one hand, and Defendant		
 17 18 19 20 21 22 23 24 25 26 	ANTRAN BUSINESS LLC, a California Limited Liability Company, Plaintiff, v. THE SECRET KITCHEN LLC, a California Limited Liability Company doing business as SECRET KITCHEN, and BRENDA ANDERSON, an individual, Defendants. IT IS HEREBY STIPULATED, pu	CAS STI AC RU AN JUI EN Hor rsuant LC ("A cret K	SE NO. 4:15-cv-05601-KAW IPULATION FOR DISMISSAL OF TION PURSUANT TO FEDERAL LE OF CIVIL PROCEDURE 41(a) D FOR RETENTION OF RISDICTION OVER ACTION TO FORCE SETTLEMENT : ORDER horable Kandis A. Westmore to Federal Rule of Civil Procedure AnTran") on the one hand, and Defendant		
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1	(collectively "Secret Kitchen"), on the other hand, through their respective counsel of record, that				
2	the above-captioned action is dismissed with prejudice in its entirety, with each party to bear its				
3	own costs and attorneys' fees.				
4	IT IS FURTHER STIPULATED by and between AnTran and Secret Kitchen that the				
5 6	Court shall retain jurisdiction over this action following its dismissal for the sole purpose of				
7	enforcing the parties' confidential settlement agreement.				
8	6 1		Respectfully submitted,		
9			Respectany submitted,		
10	Dated: May 18, 2016		ROBERTSON & OLSEN, LLP		
11		By:	<u>/s/ WALTER M. CRANDALL</u> WALTER M. CRANDALL, ESQ.		
12			Attorneys for Plaintiff ANTRAN BUSINESS LLC		
13 14					
14	Dated: May 18, 2016		BULLIVANT HOUSER BAILEY PC		
16		By:	<u>/s/ C. TODD NORRIS</u> C. TODD NORRIS, ESQ.		
17			Attorneys for Defendants THE SECRET KITCHEN LLC and		
18			BRENDA ANDERSON		
19	Dated: May 18, 2016		MURPHY, PEARSON, BRADLEY & FEENEY		
20		By:	/s/ PATRICK J. WINGFIELD		
21			PATRICK J. WINGFIELD, ESQ. Attorneys for Defendants		
22 23			THE SECRET KITCHEN LLC and BRENDA ANDERSON		
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	STIPULATION FOR DISMISSAL OF ACTION PURSUANT TO FEDERAL RULE OF CIVIL PROCEDURE 41(A) AND FOR RETENTION OF JURISDICTION OVER ACTION TO ENFORCE SETTLEMENT AND [PROPOSED] ORDER, CASE NO. 4:15-cv-05601-KAW				

1	<u>ORDER</u>				
2	The Court having reviewed the parties' Stipulation for Voluntary Dismissal of Action				
3	Pursuant to Federal Rule of Civil Procedure 41(a) and for Retention of Jurisdiction over Action to				
4 5	Enforce Settlement ("Stipulation"), and good cause appearing:				
6	IT IS HEREBY ORDERED that the Stipulation is GRANTED and the above-captioned				
7	action is dismissed with prejudice in its entirety. The parties shall bear their own attorney fees and				
8	costs.				
9	IT IS HEREBY FURTHER ORDERED that this Court shall retain jurisdiction over this				
10 11	action following its dismissal for the sole purpose of enforcing the terms of the parties' confidential				
11	settlement agreement.				
13					
14	Dated: May 25, 2016				
15	Hon. Kandi A. Westmore				
16	United States District Court Magistrate Judge				
17 18					
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23 24					
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28	- 3 -				
	STIPULATION FOR DISMISSAL OF ACTION PURSUANT TO FEDERAL RULE OF CIVIL PROCEDURE 41(A) AND FOR RETENTION OF JURISDICTION OVER ACTION TO ENFORCE SETTLEMENT AND [PROPOSED] ORDER, CASE NO. 4:15-cv-05601-KAW				