		CATES DISTRICT
1 2	RICHARD L. KELLNER, SBN 171416 (rlk@kbklawyers.com) KAREN LIAO, SBN 256072 (kliao@kbklawyers.com) KABATECK BROWN KELLNER LLH	
2	(kliao@kbklawyers.com)	IT IS SO ORDERED
3 4	644 South Figueroa Street	= 11 $= 0.0$ $= 10$
4 5	Los Angeles, California 90017 Telephone: (213) 217-5000 Facsimile: (213) 217-5010	Z Judge Edward J. Davila
6	Attorneys for Plaintiff Camsoft Data Systems, Inc.	Judge La
7	Camsoft Data Systems, Inc.	9/1/2011
8		9/1/2011
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10	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
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13	CAMSOFT DATA SYSTEMS, Inc.,	CASE NO. 10-CV-03725 EJD
14	Plaintiff,	Assigned to Hon. Edward J. Davila
15	VS.	PLAINTIFF'S NOTICE OF VOLUNTARY DISMISSAL OF DEFENDANT ALLEN CARR
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17	TROPOS NETWORKS, INC., RON SEGE, ALLEN CARR, DAVE	(FRCP 41(a)(1)(A)(i))
18	HANNA;	
19	Defendants.	
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	NOTICE OF VOLUNTARY DISMISSAL	OF DEFENDANT ALLEN CARR (10-CV-03725 EJD)

Pursuant to Rule 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure, Plaintiff
CamSoft Data Systems, Inc. ("Plaintiff") hereby dismisses all claims in this action
against Defendant Allen Carr without prejudice. Defendant Carr has neither filed an
answer nor a motion for summary judgment as to these claims. Dismissal under Rule
41(a)(1) is therefore appropriate.

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7	Dated: August 25, 2011	KABATECK BROWN & KELLNER, LLP
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9		By: /s/ Richard L. Kellner Counsel for Plaintiff CamSoft Data Systems, Inc.
10		Counsel for Plaintiff CamSoft Data Systems, Inc.
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	NOTICE OF VOLUNTARY DISMISS	— 2 — AL OF DEFENDANT ALLEN CARR (10-CV-03725 EJD)
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