		S SIATES DISTRICT C
1 2 3 4 5 6 7	CENTER FOR DISABILITY ACCES Ray Ballister, Jr., Esq., SBN 111282 Russell Handy, Esq., SBN 195058 Phyl Grace, Esq., SBN 171771 Dennis Price, SBN 279082 Teresa Allen, SBN 264865 9845 Erma Road, Suite 300 San Diego, CA 92131 (858) 375-7385 (888) 422-5191 fax mark@potterhandy.com Attorneys for Plaintiff	GRANTED  Judge Edward J. Davila  June 21, 2017
8 9 10 11 12 13 14	Walter E. Shjeflo, SBN 078135 Sean P. Riley, SBN 161227 Sean.Riley@fox-shjeflo.com Joanne J. Lue, Esq. CSB #309118 ilue@fox-shjeflo.com FOX, SHJEFLO, HARTLEY & BAB 2000 Alameda De Las Pulgas, Suite 2 San Mateo, California 94403-1271 Telephone: (650)-341-2900 Facsimile: (650)-341-2258 Attorney for Defendant Sunnyvale Imports, a California Corpo	U LLP 50
15 16	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
17	SCOTT JOHNSON,  Plaintiff, v.	Case: 5:16-CV-07025-EJD
19 20 21	SUNNYVALE IMPORTS, a California Corporation; and Does 1- 10,	JOINT STIPULATION FOR DISMISSAL PURSUANT TO F.R.CIV.P. 41 (a)(1)(A)(ii)
22	Defendants,	
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Case: 5:16-CV-07025-EJD

1 **STIPULATION** 2 Pursuant to F.R.CIV.P.41 (a)(1)(A)(ii), IT IS STIPULATED by and 3 between the parties hereto that this action may be dismissed with prejudice 4 as to all parties; each party to bear his/her/its own attorneys' fees and costs. 5 This stipulation is made as the matter has been resolved to the satisfaction of 6 7 all parties. 8 Dated: June 21, 2017 CENTER FOR DISABILITY ACCESS 9 10 By: \_\_\_\_/s/ Phyl Grace\_ 11 Phyl Grace Attorneys for Plaintiff 12 13 Dated: June 21, 2017 FOX, SHJEFLO, HARTLEY & BABU LLP 14 By: /s/ Sean P. Riley 15 Walter E. Shjeflo Sean P. Riley Joanne J. Lue Attorney for Defendant 16 17 Sunnyvåle Imports, a California 18 Corporation 19 20 21 22 23 24 25 26 27 28

Case: 5:16-CV-07025-EJD

1	SIGNATURE CERTIFICATION		
2			
3	I hereby certify that the content of this document is acceptable to Sean P.		
4	Riley, counsel for Sunnyvale Imports, a California Corporation, and that I		
5	have obtained Mr. Riley's authorization to affix his electronic signature to		
6	this document.		
7			
8	Dated: June 21, 2017 CENTER FOR DISABILITY ACCESS		
9	D		
10	By:Phyl Grace Phyl Grace Attorneys for Plaintiff		
11	Attorneys for Plaintiff		
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Case: 5:16-CV-07025-EJD