1	Flagship Credit Acceptance, LLC, referred to by Plaintiffs as "Flagship
2	Credit," has already been dismissed from this case. See ECF No. 145. Therefore,
3	the Court will deny this portion of the motion as moot.
4	Regarding the other enumerated Defendants, considering the fact that
5	Plaintiffs are seeking dismissals with prejudice, the Court will grant their request.
6	Accordingly, IT IS HEREBY ORDERED THAT:
7	1. Plaintiffs' Motion to Dismiss Americredit, Costco Warehouse/Costco
8	Auto Program, Flagship Credit, and Regional Acceptance with Prejudice, ECF No.
9	173, is GRANTED IN PART and DENIED IN PART.
10	2. Americredit, Costco Warehouse/Costco Auto Program, and Regional
11	Acceptance are DISMISSED as defendants WITH PREJUDICE.
12	The District Court Clerk is directed to enter this Order, to terminate
13	Americredit, Costco Warehouse/Costco Auto Program, and Regional
14	Acceptance as defendants in this case with prejudice, and to provide copies of
15	this Order to counsel and to pro se Plaintiffs.
16	DATED this 7th day of July 2016.
17	
18	s/Rosanna Malouf Peterson ROSANNA MALOUF PETERSON
19	United States District Judge
20	
21	ORDER GRANTING IN PART AND DENYING IN PART PLAINTIFFS' MOTION TO DISMISS AMERICREDIT, COSTCO WAREHOUSE/COSTCO AUTO PROGRAM, FLAGSHIP CREDIT, AND REGIONAL ACCEPTANCE WITH PREJUDICE ~ 2