1 amended on May 8, 2015 to add John Doe Two and John Doe Three, which was 2 assigned to the Honorable Larry A. Burns of the Southern District of California (the 3 "Court"); 4 WHEREAS, based on a recently agreed to settlement that provides for notice 5 to current members of the ability to obtain most HIV Medications through a retail 6 pharmacist and an offer of reimbursement to members for certain direct out-of-7 pocket expenses, the Parties have concluded that the claims asserted in this Action 8 should no longer be prosecuted on a class-wide basis; 9 WHEREAS, without any admission of liability on the part of either party, the 10 parties desire to avoid continued litigation of any remaining claims for relief; 11 WHEREAS, no class has been certified and no motion for class certification 12 is pending; 13 NOW THEREFORE, 14 In recognition of the foregoing, the parties stipulate that subject to the terms of 15 the Parties' Settlement Agreement, Plaintiffs' individual claims in the above-entitled 16 Action will and hereby are voluntarily dismissed with prejudice, and that the claims of 17 all other persons will and hereby are voluntarily dismissed without prejudice, against 18 Defendants pursuant to Fed. R. Civ. Proc. 41(a)(1)(A)(ii). 19 20 Filer's Attestation: Pursuant to this Court's Policies and Procedures 21 Manual, section 4, Alan M. Mansfield hereby certifies that concurrence in the filing 22 of this document has been obtained from all signatories. 23 /s/ Alan M. Mansfield 24 25 Dated: March 3, 2017 Respectfully submitted, 26 WHATLEY KALLAS, LLP 27 /S/Alan M. Mansfield By: Alan M. Mansfield (SBN 125998) 28 (Of Counsel) STIPULATION OF VOLUNTARY DISMISSAL CASE NO.: 14-CV-02986-LAB (DHB)

Case	3:14-cv-02986-LAB-DHB	Document 67	Filed 03/03/17	PageID.858	Page 3 of 3
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