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8	Aaams, Newton, Van Leer, and Zamora		
9	IN THE UNITED STATES DISTRICT COURT		
10	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
11	SAN FRANCISCO		
12			
		Case No. C 14-00695 JST (PR)	
13	MICHELLE-LAEL NORSWORTHY	STIPULATION FOR VOLUNTARY	
14	Plaintiff,	DISMISSAL WITH PREJUDICE (Fed. R. Civ. P. 41(a)(1)(A)(ii))	
15	v.		
16			
17	SCOTT KERNAN, et al.,		
18	Defendants.		
19	111		
20	111		
	111		
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	ا Stip. Voluntary Dismissal [Fed.R.Civ.P. 41(a)(1)(A)(ii)] (C 14-00695 JST (PR))		
1	$11 \qquad $		

Plaintiff Michelle-Lael Norsworthy and Defendants Kernan¹, Spearman, Lozano, Coffin, 1 Adams, Newton, Van Leer, and Zamora (Defendants) have resolved this case in its entirety. 2 3 Therefore, the parties stipulate to a dismissal of this action with prejudice under Federal Rule of Civil Procedure 41(a)(1)(A)(ii). 4 5 It is so stipulated. 6 7 2/08/16 Dated: 8 HERMAN J. HOYING 9 Ad Astra Law Group, LLP Attorney for Plaintiff 10 Michelle Norsworthy 11 12 13 Д 16 111 Dated: Preeti K Baiwa 14 Deputy Attorney General 15 Attorney for Defendants Kernan, Spearman, Lozano, Coffin, Adams, 16 Newton, Van Leer, and Zamora 17 18 19 20 SF2014409242 CLS Stip for Dismissal.rtf 21 22 23 24 25 26 ¹ Defendant Beard, the former Secretary of CDCR, was sued in his official capacity. Upon 27 Mr. Beard's retirement on December 31, 2015, Mr. Kernan was appointed as the new Secretary and is being substituted in his official capacity under Federal Rule of Civil Procedure 25(d). 28 2 Stip. Voluntary Dismissal [Fed.R.Civ.P. 41(a)(1)(A)(ii)] (C 14-00695 JST (PR))