SCOTT B. LIEBERMAN, Cal. Bar No. 208764 1 slieberman@ftrlfirm.com FINLAYSON TOFFER ROOSEVELT & LILLY LLP 15615 Alton Parkway, Suite 250 Irvine, California 92618 Telephone: 949.759.3810 4 949.759.3812 Facsimile: 5 MATTHEW SETH SARELSON, FL Bar No. 888281 msarelson@kymplaw.com (Admitted Pro Hac Vice) KAPLAN YOUNG & MOLL PARRON, PLLC 600 Brickell Avenue, Suite 1715 Miami, Florida 33131 Telephone: 305.330.6090 Facsimile: 305.531.2405 9 10 Attorneys for Defendants NATIONAL LEGAL STAFFING SUPPORT, LLC and RESOLVLY, LLC 11 12 UNITED STATES DISTRICT COURT 13 CENTRAL DISTRICT OF CALIFORNIA 14 MATTHEW ALI; CHELSEA CLEM: Case No. 2:18-cv-01110-CBM-FFM CANDACE COSTANZO; and 15 RACHEL JENISTA, individually and on behalf of all others similarly situated, 16 STIPULATION FOR VOLUNTARY DISMISSAL OF ALL CLAIMS Plaintiffs, 17 AGAINST ALL DEFENDANTS V. WITH PREJUDICE 18 KEVIN MASON, P.A.; GM LAW FIRM, LLC; KEVIN P. MASON, in his 19 individual capacity; CHANTEL L. 20 GRANT, in her individual capacity; K. STUART GOLDBERG, in his individual capacity; NATIONAL 21 LEGAL STAFFING SUPPORT, LLC; RELIANT ACCOUNT 22 MANAGEMENT (RAM) SERVICING, INC.; RESOLVLY, 23 LLC; JOHN AND JANE DOE 24 DEFENDANTS 1-5; and XYZ **BUSINESS ENTITÝ DEFENDANTS** 25 1-5. Defendants. 26 27 28

Plaintiffs Matthew Ali, Chelsea Clem, Candace Costanzo and Rachel Jenista 1 2 ("Plaintiffs") and Defendants Kevin Mason, P.A.; GM Law Firm, LLC; Kevin P. 3 Mason; Chantel L. Grant; National Legal Staffing Support, LLC; Reliant Account Management, LLC (erroneously sued as Reliant Account Management (RAM) 4 5 Servicing, Inc.); and Resolvly, LLC ("Defendants"), by and through their counsel of record, enter into the following stipulation ("Stipulation"). 6 The attorneys entering into this Stipulation have the requisite authority to 7 8 speak and act for their respective clients and warrant that the terms of this 9 Stipulation have been discussed with their respective clients and that the clients they 10 represent agree to be bound by the terms of this Stipulation. IT IS HEREBY STIPULATED between and among Plaintiffs, on the one 11 hand, and Defendants, on the other hand (together with Plaintiffs, the "Parties"), by 12 13 and through the undersigned, as follows: Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, the 14 15 Parties hereby stipulate to the voluntary dismissal of this entire action with 16 **prejudice**. All Parties are to bear their own costs and attorneys' fees. 17 Pursuant to Local Rule 5-4.3.4(a)(2)(i), the undersigned counsel for National Legal Staffing Support, LLC and Resolvly, LLC certifies that the content of this 18 document is acceptable to counsel for all Plaintiffs and all Defendants, and that the 19 counsel representing Plaintiffs and Defendants have provided their authorization to 20 21 affix their electronic signatures to this document. 22 23 IT IS SO STIPULATED. 24 [Signatures set forth on the following pages] 25 26 27

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1	DATED: October 11, 2018	
2		GAMEZ LAW FIRM, P.C.
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4		By /s/ Daniel Gamez
5		DANIEL GAMEZ
6		and MACY D. HANSON*
7		THE LAW OFFICE OF MACY D. HANSON,
8		PLLC
9		* Admitted <i>Pro Hac Vice</i>
10		Attorneys for Plaintiffs
11		MATTHEW ALI, CHELSEA CLEM, CANDACE COSTANZO and RACHEL
12		JENISTA
13	DATED: October 11, 2018	
14		SKANE WILCOX LLP
15		
16		By/s/Joel P. Glaser
17		WENDY L. WILCOX JOEL P. GLASER
18		JOEL F. GLASER
19		Attorneys for Defendants
20		KEVIN MASON, P.A. and KEVIN P. MASON
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2	DATED: October 11, 2018	
3		GREENSPOON MARDER LLP
4		
5		By /s/ Beth-Ann Krimsky
6		BETH-ANN KRIMSKY*
7		JESSICA ALHALEL* * Admitted <i>Pro Hac Vice</i>
8		and
9		MICHAEL A. THURMAN CAMERON G. STOUT
10		THURMAN LEGAL
11		Attorneys for Defendants
12		GM LAW FIRM, LLC and CHANTEL L.
13		GRANT
14	DATED: October 11, 2018	
15		FINLAYSON TOFFER ROOSEVELT & LILLY LLP
16		
17		D //G D I : 1
18		By Scott B. Lieberman Scott B. Lieberman
19		and
20		MATTHEW SETH SARELSON* <aplan &="" moll="" p="" parron,="" pllc<="" young=""></aplan>
21		* Admitted <i>Pro Hac Vice</i>
22		Attorneys for Defendants
23		NATIONAL LEGAL STAFFING SUPPORT,
24		LLC and RESOLVLY, LLC
25		
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27		
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		4

1	DATED: October 11, 2018	
2		THE GIMINO LAW OFFICE, APC
3		
4		
5		By /s/ Peter J. Gimino III PETER J. GIMINO III
6		
7		Attorneys for Defendant RELIANT ACCOUNT MANAGEMENT,
8		LLC, erroneously sued as RELIANT
9		ACCOUNT MANAGEMENT (RAM) SERVICING, INC.
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CERTIFICATE OF SERVICE I am employed in the County of Orange; I am over the age of eighteen years and not a party to the within entitled action; my business address is 15615 Alton Parkway, Suite 250, Irvine, California 92618. I am a registered user of the CM/ECF system for the United States District Court for the Central District of California. On October 12, 2018, I electronically filed the foregoing document with the Clerk of the Court using the CM/ECF system. To the best of my knowledge, all counsel to be served in this action are registered CM/ECF users and will be served by the CM/ECF system. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on October 12, 2018, at Irvine, California. /s/ Scott B. Lieberman SCOTT B. LIEBERMAN