## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO 18-cv-61408-Cohn/Seltzer

MARTIN LEVINTON, individually and on behalf of all others	
similarly situated,	CLASS ACTION
Plaintiff,	JURY TRIAL DEMANDED
v.	
POP SELLS, LLC.,	
Defendant,	
/	

## NOTICE OF DISMISSAL WITHOUT PREJUDICE

Plaintiff, Martin Levinton, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), do hereby dismisses this this action as follows:

- 1. All claims of the Plaintiff, Martin Levinton, individually, are hereby dismissed without prejudice.
- 2. All claims of any unnamed member of the alleged class are hereby dismissed without prejudice.

Date: August 28, 2018

Respectfully Submitted,

## SHAMIS & GENTILE, P.A.

/s/ Andrew J. Shamis
Andrew J. Shamis, Esq.
Florida Bar No. 101754
14 NE 1<sup>st</sup> Ave.
Suite 400

Miami, Florida 33132 ashamis@shamisgentile.com Telephone: 305.479.2299

Counsel for Plaintiff and the Class

## **CERTIFICATE OF SERVICE**

I hereby certify that on August 28, 2018, I electronically filed the foregoing document with the Clerk of the Court using CM/ECF. I also certify that the foregoing document is being served this day on all counsel identified below via transmission of Notices of Electronic Filing generated by CM/ECF or in some other authorized manner.

Respectfully submitted,

SHAMIS & GENTILE, P.A.

14 NE 1<sup>st</sup> Ave., Suite 400 Miami, FL 33132 Telephone (305) 479-2299 Facsimile (786) 623-0915

Email: efilings@sflinjuryattorneys.com

By: /S/Andrew J. Shamis

ANDERW J. SHAMIS, ESQ

Florida Bar # 101754

Attorneys for Plaintiff MARTIN LEVINTON and all others similarly situated.