Case 7:20-cv-04024-KMK Document 30 Filed 04/27/21 Page 1 of 2

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April 27, 2021

District Judge Kenneth M. Karas United States District Court Southern District of New York 300 Quarropas Street White Plains, NY 10601

Re: 7:20-cv-4024-KMK

Sencen v. Dreyer's Grand Ice Cream Holdings, Inc.

Dear District Judge Karas:

This office represents the Plaintiff. On April 27, 2021, the Court's Memo Endorsement stated that "Plaintiff may dismiss this Action, however, must do so with prejudice in the absence of consent from Defendant because Defendant can answer after filing a Motion To Dismiss. The Court will proceed to decide Dreyer's Motion To Dismiss. So Ordered." ECF No. 28.

Plaintiff dismissed this action with prejudice. ECF No. 29, April 27, 2021. However, after filing the notice, the Clerk's Office stated:

The filing is deficient for the following reason(s): Responsive Pleading filed. Re-file the document using the event type Stipulation of Voluntary Dismissal found under the event list Other Documents - select the correct filer/filers - select the correct party/parties the voluntary dismissal is against - and attach the correct signed (scanned signature image) PDF.

Plaintiff requests that the Court approve its Notice of Voluntary Dismissal with Prejudice in accordance with its Memo Endorsement. Thank you.

Respectfully submitted, /s/Spencer Sheehan

Certificate of Service

I certify that on April 27, 2021, I served and/or transmitted the foregoing by the method below to the persons or entities indicated, at their last known address of record (blank where not applicable).

	CM/ECF	First-Class Mail	Email	Fax
Defendant's Counsel	\boxtimes			
Plaintiff's Counsel				
Courtesy Copy to Court				
		/s/ Spencer Sheehan		