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6 *Attorneys for Plaintiffs*

7 UNITED STATES DISTRICT COURT
8
9 NORTHERN DISTRICT OF CALIFORNIA

10 MEHVA ROFFMAN and LISA CHONG, as
11 individuals, on behalf of themselves, the gen-
12 eral public, and those similarly situated,

13 Plaintiffs,

14 v.

15 PERFECT BAR, LLC,

16 Defendant.

Case No. 3:22-cv-2479-JSC

STIPULATION OF DISMISSAL

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1 The parties, Plaintiffs MEHVA ROFFMAN and LISA CHONG (“Plaintiffs”) and Defen-
2 dants PERFECT BAR, LLC (“Perfect”), submit this Stipulation of Dismissal under Federal Rule
3 of Civil Procedure 41(a)(1)(A)(ii). Plaintiffs and Perfect (collectively the “Parties”) stipulate that
4 all of Plaintiffs’ individual claims brought in this litigation are hereby dismissed with prejudice.
5 The Parties further stipulate that all putative class member claims are dismissed without preju-
6 dice. Each party shall bear its own attorneys’ fees and costs.

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8 Dated: October 19, 2023

GUTRIDE SAFIER LLP

9 /s/
Seth A. Safier, Esq.
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11 Attorneys for Plaintiffs MEHVA ROFFMAN
12 and LISA CHONG

13 Dated: October 19, 2023

JENNER & BLOCK LLP

14 /s/
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16 Attorneys for Defendant PERFECT BAR,
17 LLC