

**IN THE CIRCUIT COURT OF THE 17th JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA**

P & S ASSOCIATES, GENERAL
PARTNERSHIP and S & P ASSOCIATES,
GENERAL PARTNERSHIP,

CASE NO. 12-028324 (07)
Complex Litigation Unit

Plaintiff,

v.

ROBERTA P. ALVES, ET AL.,

Defendants.

**JOINT STIPULATION OF DISMISSAL WITH PREJUDICE
SOLELY AS TO THE MOSS PARTIES**

Plaintiffs P&S Associates, General Partnership (“P&S”), and S&P Associates, General Partnership (“S&P” collectively with P&S, the “Plaintiffs”) and Defendants Burt Moss; Susan Moss; Burton H. Moss IRA; and Burt Moss & Associates, Inc. 401K Plan (the “Moss Parties”), pursuant to Rule 1.420 of the Florida Rules of Civil Procedure, hereby stipulate to dismissal of all claims in this action solely against the Moss Parties with prejudice, with each party to bear its own attorneys’ fees and costs.

DATED: March 9, 2015.

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