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19	UNITED STATES DISTRICT COURT
	CENTRAL DISTRICT OF CALIFORNIA
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Bureau of Consumer Financial CASE NO. 8:19-cv-01998 MWF (KS) 1 Protection, et al., 2 NOTICE OF VOLUNTARY **DISMISSAL OF ANAN** 3 Plaintiffs, **ENTERPRISE, INC. PURSUANT** TO RULE 41(a)(1)(A)(i)4 v. 5 Court: Hon. Michael W. Fitzgerald Consumer Advocacy Center Inc., d/b/a 6 N/ADate: Premier Student Loan Center, et al., Time: N/A 7 Place: N/A Defendants. 8 9 \*Additional Counsel for Plaintiffs Listed Below: 10 THE PEOPLE OF THE STATE OF CALIFORNIA 11 HYDEE FELDSTEIN SOTO, City Attorney (CA. Bar No. 106866) 12 KATHLEEN A. KENEALY, Chief Assistant City Attorney (CA Bar No. 212289) WILLIAM PLETCHER, Deputy City Attorney (CA. Bar No. 212664) 13 MIGUEL RUIZ, Deputy City Attorney (CA. Bar No. 240387) 14 Office Of the City Attorney 200 N. Main Street, 500 City Hall East 15 Los Angeles, CA 90012-4131 16||Tel.: (213) 473-6908/Fax: (213) 978-8112 Email: william.pletcher@lacity.org 17 Attorneys for Plaintiff the People of the State of California 18 THE STATE OF MINNESOTA 19 EVAN ROMANOFF (Attorney Reg. No. 0398223) 20 (admitted pro hac vice) Assistant Attorney General 21 445 Minnesota Street, Suite 1200 22||St. Paul, MN 55101-2130 Tel.: (651) 728-4126/Email: evan.romanoff@ag.state.mn.us 23 Attorney for Plaintiff the State of Minnesota 24 THE STATE OF NORTH CAROLINA 25 M. LYNNE WEAVER (N.C. Bar No. 19397) 26 (admitted *Pro Hac Vice*) North Carolina Department of Justice 27 114 W. Edenton Street 28

Raleigh, NC 27602 Tel.: (919) 716-6000/Fax: (919) 716-6050 Email: lweaver@ncdoj.gov Attorney for Plaintiff the State of North Carolina 4 TO THE COURT AND ALL PARTIES: 5 PLEASE TAKE NOTICE that Plaintiffs the Bureau of Consumer Financial 6 Protection (Bureau), the State of Minnesota (Minnesota), the State of North 7 Carolina (North Carolina), and the People for the State of California (California) 8 hereby voluntarily dismiss their claim against Anan Enterprise, Inc. (Anan) pursuant to Rule 41(a)(1)(A)(i) without prejudice. With Anan's dismissal, all 10 claims have now been adjudicated in this action. 11 12 Dated: August 28, 2023 By: /s/ Sarah Preis 13 Sarah Preis (D.C. Bar No. 997387) 14 (admitted *pro hac vice*) Email: sarah.preis@cfpb.gov 15 Jesse Stewart (N.Y. Bar No. 5145495) 16 (admitted *pro hac vice*) Email: jesse.stewart@cfpb.gov 17 N. Nathan Dimock (D.C. Bar No. 487743) 18 Email: nathan.dimock@cfpb.gov (admitted *pro hac vice*) 19 Attorneys for Plaintiff Bureau of Consumer 20 Financial Protection 21 22 By: /s/ M. Lynne Weaver M. Lynne Weaver (N.C. Bar No. 19397) 23 (admitted *pro hac vice*) 24 Special Deputy Attorney General North Carolina Department of Justice 25 114 W. Edenton St. 26 Raleigh, NC 27603 Tel.: (919) 716-6039 27 Fax: (919) 716-6050 28

Email: lweaver@ncdoj.gov 1 Attorney for Plaintiff State of 2 North Carolina 3 By: /s/ Evan Romanoff 4 Evan Romanoff (Atty. Reg. No. 0398223) 5 (admitted *pro hac vice*) Assistant Attorney General 6 445 Minnesota Street, Suite 1200 7 St. Paul, MN 55101-2130 Tel.: (651) 728-4126 8 Fax: (651) 296-7438 9 Email: evan.romanoff@ag.state.mn.us Attorney for Plaintiff State of Minnesota 10 By: <u>/s/ William Pletcher</u> 11 William Pletcher 12 Deputy City Attorney 13 Director of Consumer Protection Office of the Los Angeles City Attorney 14 Consumer and Workplace Protection Unit 15 200 N. Main Street, 500 City Hall East Los Angeles, CA 90012 16 Tel.: 213-376-9816 17 Email: william.pletcher@lacity.org Attorney for Plaintiff the People of the State 18 of California 19 20 21 22 I, Sarah Preis, attest that all other signatories listed, and on whose behalf the filing 23 is submitted, concur in the filing's content and have authorized the filing. 24 /s/ Sarah Preis 25 Sarah Preis 26 27 28