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9 *Attorneys for Plaintiffs*

10 **UNITED STATES DISTRICT COURT**  
11 **CENTRAL DISTRICT OF CALIFORNIA**

12 INFINITE CHEMICAL ANALYSIS  
13 LABS, LLC; and ANRESCO  
14 INCORPORATED D/B/A ANRESCO  
15 LABORATORIES,

15 Plaintiffs,

16 v.

16 PRIDE ANALYTICS and  
17 CONSULTING, LLC AND 2 RIVER  
18 LABS, collectively D/B/A 2 RIVER  
19 LABS, INC.; VRX LABS, D/B/A  
20 8 LANE INVESTMENTS, INC.;  
21 BELCOSTA LABS LONG BEACH  
22 LLC, D/B/A BEL COSTA LABS;  
23 CALIGREEN LABORATORY;  
24 CALIFORNIA CANNABIS TESTING  
25 LABS, D/B/A CC TESTING LABS;  
26 CALIFORNIA AG LABS, D/B/A  
27 CERTIFIED AG LABS; VK LABS,  
28 LLC, D/B/A DECANO ANALYTICAL  
LABORATORIES; ENCORE LABS  
LLC, D/B/A ENCORE LABS;  
EXCELBIS LABS LLC, D/B/A  
EXCELBIS LABS; GREEN LEAF  
LABS CA LLC, D/B/A GREEN LEAF  
LAB; HARRENS LAB INC.; LANDAU  
LABORATORIES, INC., D/B/A  
LANDAU LABS; and  
VERITY ANALYTICS, LLC, D/B/A  
VERITY ANALYTICS,

Defendant.

Case No. 5:24-cv-01349-MWF-RAO

**PLAINTIFFS' NOTICE OF  
VOLUNTARY DISMISSAL  
WITHOUT PREJUDICE (FED. R.  
CIV. P. 41(a)(1)(A)(i))**

1 PLEASE TAKE NOTICE that Plaintiffs Infinite Chemical Analysis Labs,  
2 LLC, and Anresco Inc. d/b/a Anresco Laboratories, by and through undersigned  
3 counsel, hereby dismiss this action without prejudice, pursuant to Federal Rule of  
4 Civil Procedure 41(a)(1)(A)(i). Defendants have not served an answer or motion for  
5 summary judgment in this action.

6  
7 Dated: September 3, 2024

**WADE KILPELA SLADE LLP**

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