IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS BROWNSVILLE DIVISION

| JOHN DOE, individually and as next | § | |
|------------------------------------|----------|--------------------------------|
| friend of SARAH DOE, a minor, | § | |
| | § | |
| Plaintiffs, | § | |
| | § | |
| V. | § | Civil Action No. 1:16-cv-00058 |
| | § | |
| HARLINGEN CONSOLIDATED | § | |
| INDEPENDENT SCHOOL DISTRICT, | § | |
| | § | |
| Defendant. | § | |

STIPULATION OF DISMISSAL

COME NOW, Plaintiff John Doe, individually and as next friend of Sarah Doe, a minor, and Defendant Harlingen Consolidated Independent School District (collectively the Parties) and file this stipulation of dismissal pursuant to FEDERAL RULE OF CIVIL PROCEDURE 41(a), and in support thereof would respectfully show unto the court the following:

I.

The above named Plaintiff and Defendant, by and through their attorneys of record, hereby respectfully inform the Court that this matter has been resolved between them, and that the above named Plaintiff and Defendant hereby pray that all causes of action brought against the Harlingen Consolidated Independent School District herein be dismissed with prejudice.

WHEREFORE, PREMISES CONSIDERED, Plaintiff John Doe, individually and as next friend of Sarah Doe, a minor, and Defendant Harlingen Consolidated Independent School District respectfully request that this Court enter an Order dismissing this suit brought by Plaintiff John Doe, individually and as next friend of Sarah Doe, a minor, with prejudice as to

Defendant Harlingen Independent School District, with all Court costs to be taxed against the party incurring same.

SIGNED this 28TH day of February, 2017.

Respectfully submitted,

By: /s/ Ricardo A. García

Ricardo A. Garcia State Bar No. 07643200 Lino H. Ochoa State Bar No. 00797168 I. Cecilia Garza State Bar No. 24041627

GARCIA & OCHOA, L.L.P.

820 S. Main McAllen, TX 78501

Telephone No.: 956/630-2882 Telecopier No.: 956/630-5393

E-mail: ric@gomlaw.com

ATTORNEYS FOR PLAINTIFFS

By: /s/ D. Craig Wood (w/p)

D. Craig Wood, Attorney-in-Charge State Bar No. 21888700 Federal ID No. 979301 Meredith Prykryl Walker State Bar No. 24056487 Federal ID No. 1047008 Leandra Costilla Ortiz State Bar No. 24043854

D. Craig Wood, Attorney-in-Charge WALSH GALLEGOS TREVIÑO RUSSO & KYLE P.C. 100 N.E. Loop 410, Suite 900 San Antonio, Texas 78216 210.979.6633 210.979.7024 (facsimile) cwood@wabsa.com

Federal ID No. 574013

Meredith Prykryl Walker, Of Counsel WALSH GALLEGOS TREVIÑO RUSSO & KYLE P.C. 105 Decker Court, Suite 600 Irving, Texas 75062 214.574.8800 214.574.8801 (facsimile) mwalker@wabsa.com

Leandra Costilla Ortiz, Of Counsel WALSH GALLEGOS TREVIÑO RUSSO & KYLE P.C. 105 East 3rd Street Weslaco, Texas 78596 956.647.5122 956.647.5421 (facsimile) lortiz@wabsa.com

ATTORNEYS FOR DEFENDANT

CERTIFICATE OF SERVICE

On February 28, 2017, I electronically submitted the foregoing document with the clerk of court for the U.S. District Court, Southern District of Texas, using the electronic case filing system of the court. I hereby certify that I have served all counsel of record electronically or by another manner authorized by Federal Rule of Civil Procedure 5(b)(2).

D. Craig Wood Meredith Prykryl Walker Walsh Gallegos Trevino Russo & Kyle, P.C. 100 N.E. Loop 410, Suite 900 San Antonio, TX 78216

/s/ Rícardo A. García

Ricardo A. Garcia