1 2 3 4 5 6 7 8	PAUL L. REIN, Esq. (SBN 43053) CELIA MCGUINNESS, Esq. (SBN 159420) CATHERINE CABALO (SBN 248198) LAW OFFICES OF PAUL L. REIN 200 Lakeside Drive, Suite A Oakland, CA 94612 Telephone: 510/832-5001 Facsimile: 510/832-4787 Attorneys for Plaintiff GUY JONES		
9			
10	* Defendants and their respective counsel listed after the caption.		
11	UNITED STATES DISTRICT COURT		
12	EASTERN DISTRICT OF CALIFORNIA		
13			
14		SE NO. 2:14-cv-00102-LKK-DAD	
15	C/1	SE NO. 2.14-cv-00102-LKK-DAD	
16			
17	CT.	IPULATION AND ORDER TO	
18		TEND TIME UNDER D.R.CIV.P. RULE 12(F)	
19	AKFM HOLDINGS, LLC; and DOES 1-		
20	10, Inclusive,		
21	Defendants.		
22	JOHN QUINCY BROWN III, Esq. (SBN 6068	31)	
23	HARDY ERICH BROWN & WILSON	708)	
24	A Professional Law Corporation 1000 G Street, Suite 200		
25	Sacramento, California 95814 P.O. Box 13530		
26	Telephone: 916/449-3800		
27	Attamas for Defendant IAMES E DUNNELL		
28	Attorney for Defendant JAMES E. BUNNELL STIPULATION TO EXTEND TIME UNDER FRCP RULE 12(F) CASE NO. 2:14-cv-00102-LKK-DAD	-1-	

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1	dba JAMIE'S BAR & GRILL		
2	TERENCE J. CASSIDY, Esq. (SBN 099180) PORTER SCOTT		
3	PORTER SCOTT A Professional Law Corporation		
4	A Professional Law Corporation 350 University Avenue, Suite 200 Sacramento, California 95825		
5	Telephone: 916/929-1481 Facsimile: 916/927-3706		
6	Attorney for Defendant AKFM HOLDINGS, LLC		
7			
8	TO THE CLERK OF THE ABOVE-ENTITLED COURT AND TO ALL		
9	PARTIES AND TO THEIR RESPECTIVE ATTORNEYS OF RECORD:		
10	STIPULATION		
11			
12	WHEREAS, the parties to this stipulation want to make best efforts to settle		
13	this case without unnecessary litigation;		
14	WHEREAS, plaintiff Guy Jones' deadline for filing a motion under		
15	Fed.R.Civ.P. 12(f) to strike defenses from the Answer of defendant James E. Bunnell		
16	dba Jamie's Bar & Grill (Docket No. 14) is April 1, 2014, and to strike defenses from		
17	the Answer of defendant AKFM Holdings, LLC (Docket No. 16) is April 2, 2014;		
18	WHEREAS, the parties have tried unsuccessfully to resolve their disputes over		
19	the Answers informally. However, they wish to avoid the necessity of plaintiff filing		
20	a Fed.R.Civ.P. 12(f) motion until/unless continued settlement efforts do not succeed;		
21	THEREFORE:		
22	IT IS HEREBY STIPULATED by and among all parties that the deadline for		
23	plaintiff to file a motion related to defendants' respective Answers under		
24	Fed.R.Civ.P. 12(f) be extended to May 2, 2014.		
25			
26			
27			
28	STIPULATION TO EXTEND TIME UNDER		

STIPULATION TO EXTEND TIME UNDER FRCP RULE 12(F) CASE NO. 2:14-cv-00102-LKK-DAD

1		
2	Date: March 31, 2014	LAW OFFICE OF PAUL L. REIN
3		
4		By: /s/ Catherine Cabalo CATHERINE CABALO, ESQ. Attorneys for Plaintiff
5		Attorneys for Plaintiff GUY JONES
6		
7	Date: March 31, 2014	HARDY ERICH BROWN & WILSON, PC
8		By: /s/ John Ouincy Brown. III
9		By: /s/ John Quincy Brown, III JOHN QUINCY BROWN III, ESQ. Attorneys for Defendant JAMES E. BUNNELL dba JAMIE'S BAR &
10		JAMES E. BUNNELL dba JAMIE'S BAR & GRILL
11	Date: April 1, 2014	PORTER SCOTT, PC
12		
13		By: /s/ Terence J. Cassidy TERENCE J. CASSIDY, ESQ.
14		Attorneys for Defendant AKFM HOLDINGS, LLC
15		
16		
17	ORDER	
18	Pursuant to the stipulation of the parties and for good cause shown, it is hereby	
19	ORDERED that the deadline for plaintiff to file a motion related to defendants'	
20 21	Amended Answer under Federal Rule of Civil Procedure 12(f) be extended to May 2,	
22	2014.	
23	IT IS SO ORDERED.	
24		
25		1 11 11 11
26	Dated: April 2, 2014	AWRENCE K. KARLTON
27		ENIOR JUDGE NITED STATES DISTRICT COURT
28	STIPULATION TO EXTEND TIME UNDER	

STIPULATION TO EXTEND TIME UNDER FRCP RULE 12(F) CASE NO. 2:14-cv-00102-LKK-DAD