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7	Attorneys for Defendant				
8	B.B. DÍRECT, INC.				
9					
10	UNITED STATES DISTRICT COURT				
11	EASTERN DISTRICT OF CALIFORNIA				
12					
13	DANIEL BRUNO, Individually and on behalf of others similarly situated,	Case No. 2:17-cv-00327-WBS-EFB			
14	Plaintiffs,	SECOND STIPULATION AND ORDER			
15	vs.	TO EXTEND RESPONSE DEADLINE FOR B.B. DIRECT, INC. TO RESPOND			
16 17	EQUIFAX INFORMATION SERVICES, LLC; GENEVA FINANCIAL SERVICES,	TO CLASS ACTION COMPLAINT			
	LLC; RMB WORLD ENTERPRISES, LLC d/b/a DECISION LINKS; B.B. DIRECT,				
10	INC.; GENESIS MARKETING GROUP, INC. d/b/a HITMAN DIRECT; AMERICAN				
20	MARKETING AND MAILING SERVICES, INC.; STRATEGIC MARKING SERVICES,	Complaint Filed: February 15, 2017 Current Response Date: April 12, 2017			
20	LLC.	New Response Date: April 26, 2017			
22	Defendants.				
23	Plaintiff Daniel Bruno ("Plaintiff") and defendant B.B. Direct, Inc. ("BB Direct") hereby				
24	stipulate as follows:				
25	WHEREAS, on February 15, 2017, Plaintiff filed the instant action;				
26	WHEREAS, on March 31, 2017, Plaintiff and co-defendants Equifax Information				
27	Services, LLC and Geneva Financial Services, LLC entered into a stipulation extending their				
28	deadline to respond to the Complaint by 28 days, until April 12, 2017;				
	12047.0024/10688348.111:17-CV-00322-LJO-EPGSECOND STIPULATION AND [PROPOSED] ORDER TO EXTEND RESPONSE DEADLINE FOR B.B. DIRECT,				
		INC. TO RESPOND TO CLASS ACTION COMPLAINT Dockets.Justia.com			
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1	WHEREAS, the aforementioned	d stipulation included BB Direct, although it had not		
2	retained counsel, appeared in the action, or signed the stipulation;			
3	WHEREAS, BB Direct retained counsel on April 6, 2017 and sought an additional 14-day			
4	extension on its response deadline to the Complaint;			
5	WHEREAS, Plaintiff, through counsel, has agreed to a further 14-day extension for BB			
6	Direct to respond to the Complaint;			
7	WHEREFORE, Plaintiff and BB Direct stipulate as follows:			
8	1. The time for BB Direct to respond to the complaint shall be extended by 14			
9	additional days up to and including April 26, 2017.			
10	2. This stipulation is without prejudice to the rights, claims, arguments and defenses			
11	of all parties.			
12	DATED: April 10, 2017	SEVERSON & WERSON		
13		A Professional Corporation		
14				
15		By: /s/ Alisa A. Givental Alisa A. Givental		
16				
17		Attorneys for Defendant B.B. DIRECT, INC.		
18	DATED: April 10, 2017	LAW OFFICES OF JAMES LOUIS KOHL		
19				
20				
21		By: /s/ James Louis Kohl James Louis Kohl		
22		Attorneys for Plaintiff DANIEL BRUNO		
23				
24				
25	in the filing's content and has authorize	ed the filing. <u>/s/ Alisa A, Givental</u>		
26				
27				
28				
	12047.0024/10688348.1 SECOND STIPULATION AND [PROPOSE	2 2:17-CV-00327-WBS-EFE D] ORDER TO EXTEND RESPONSE DEADLINE FOR B.B. DIRECT		
	INC. TO RESPOND TO CLASS ACTION COMPL.			

ORDER Pursuant to the parties' stipulation, IT IS SO ORDERED that the deadline for defendant B.B. Direct, Inc. to answer, move, or otherwise respond to the complaint is extended by 14 additional days, until April 26, 2017. Dated: April 27, 2017	
B.B. Direct, Inc. to answer, move, or otherwise respond to the complaint is extended by 14 additional days, until April 26, 2017.	
additional days, until April 26, 2017.	
Dated: April 27, 2017	
Dated: April 27, 2017	
	-
UNITED STATES DISTRICT JUDGE	
12047.0024/10688348.1 3 2:17-CV-00327-WBS-H	
SECOND STIPULATION AND [PROPOSED] ORDER TO EXTEND RESPONSE DEADLINE FOR B.B. DIRE INC. TO RESPOND TO CLASS ACTION COMPLATION	
	WILLIAM B. SHUBB UNITED STATES DISTRICT JUDGE