1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	RONENBERGER ROSENFELD, LLP aril S. Kronenberger (CA Bar No. 226112) omasz Barczyk (CA Bar No. 312620) 50 Post Street, Suite 520 an Francisco, CA 94108 elephone: (415) 955-1155 acsimile: (415) 955-1158 arl@KRInternetLaw.com omasz@KRInternetLaw.com ttorneys for Defendant and Counterclaimant artagz, Inc. aka Cartagz.com VALTERS LAW GROUP "hristopher L. Walters, Esq. (CA Bar No. 205510) 901 First Avenue, Second Floor an Diego, CA 92101 elephone: (619) 888-5759 w@ walters-law-group.com ttorneys for Plaintiff and Counter-Defendant thrine Guru Inc. UNITED STATES DISTRICT COURT			
16	ONLINE GURU INC.,	Case No. 2:17-cv-01121-TLN-GGH		
17 18	Plaintiff,	STIPULATION AND ORDER TO EXTEND REMAINING DEADLINE SET		
19	V.	FORTH IN COURT'S FEBRUARY 28, 2019 ORDER		
20	CARTAGZ, INC. aka CARTAGZ.COM; and DOES 1–10, inclusive,			
21	Defendants.			
22				
23	CARTAGZ, INC. aka CARTAGZ.COM,			
24	Counterclaimant,			
25	v.			
26				
27	ONLINE GURU INC.,			
28	Counter-Defendant.			
	Case No. 2:17-cv-01121-TLN-GGH	JOINT PROPOSED STIPULATION AND ORDER		

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Pursuant to the Court's February 28, 2019 Scheduling Order, and based on a
 showing of good cause, Plaintiff and Counter-Defendant Online Guru, Inc. ("Online Guru")
 and Defendant and Counterclaimant Cartagz, Inc. *aka* Cartagz.com ("Cartagz") hereby
 stipulate to extend the dates set forth in that Order.

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WHEREAS, the current deadline to have dispositive motions heard is May 2, 2019; WHEREAS, Plaintiff's counsel has a trial scheduled in another matter to commence

7 on April 22, 2019 and is unsure if that trial will be completed by May 2, 2019;

8 WHEREAS, the Parties have engaged in settlement discussions and agreed to
9 engage the services of a neutral to conduct a mediation, which the Parties are hoping to
10 have completed during the week of May 13, 2019 or May 20, 2019;

WHEREAS, the Parties believe it would be efficient and prudent for the Parties to
focus their efforts on mediation and the settlement discussions rather than preparing
briefing on a Motion for Summary Judgment;

WHEREFORE, the Parties hereby jointly stipulate and respectfully move this Courtto enter an Order extending the remaining deadlines as follows:

16 1. The remaining deadlines set forth in the Court's Pretrial Scheduling Order be17 continued by approximately seventy-five days, as follows:

18	<u>Deadline</u>	Current Deadline	Proposed Deadline
19	Last day to hear dispositive	May 2, 2019	July 18, 2019
20	motions		
21	Joint Final Pretrial Conference	August 15, 2019	October 23, 2019
22	Statement		
23	Final Pretrial Conference	August 22, 2019, 2:00	October 30, 2019
24		p.m.	
25	Trial	October 28, 2019 at	December 2, 2019
26		9:00 a.m. for 5–7 days	
27			
28			
	Case No. 2:17-cv-01121-TLN-GGH	1 JOINT PROPOSED STIPULATION AND ORDER	

1	Respectfully Submitted,				
2	Dated: March, 2019	KRONENBERG	GER ROSENFELD, LLP		
3					
4		By: <u>/s</u> Karl	/ S. Kronenberger		
5					
6		Counterclaimar	Attorneys for Defendant and Counterclaimant Cartagz, Inc. <i>aka</i> Cartagz.com		
7	Dated: March, 2019	C C	WALTERS LAW GROUP		
8					
9		By: /s	1		
10		Chris	/ topher L. Walters		
11 12			Attorneys for Plaintiff and Counter- Defendant Online Guru, Inc.		
13	Pursuant to stipulation of the parties and based upon a showing of good cause, IT				
14	IS HEREBY ORDERED that:				
15	All remaining deadlines set forth in the Court's Pretrial Scheduling Order be				
16	continued as follows:				
17	<u>Deadline</u>	Current Deadline	New Deadline		
18	Last day to hear dispositive	May 2, 2019	July 25, 2019		
19	motions				
20	Joint Final Pretrial Conference	August 15, 2019	October 24, 2019		
21	Statement				
22	Final Pretrial Conference	August 22, 2019, 2:00	October 31, 2019, at		
23		p.m.	2:00 p.m.		
24	Trial	October 28, 2019 at	January 13, 2020, at		
25		9:00 a.m. for 5–7 days	9:00 a.m.		
26					
27					
28					
	Case No. 2:17-cv-01121-TLN-GGH	2 JOINT PROPO ORDER	SED STIPULATION AND		

150 Post Street, Suite 520, San Francisco, CA 94108

