1st Media	LLC	-C v. Napster, Inc. et al		c. 34		
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	5	Las Vegas, Nevada 89169 Telephone (702) 222-2500				
	6					
	7					
	8	$\begin{array}{c} & \\ 8 \end{array} \right  kSolo, Inc. \end{array}$				
	9	UNITED STATES DISTRICT COURT				
1 oor	10	DISTRICT OF NEVADA				
ward rth Fl	11	$1    1^{st} MEDIA, LLC,  Case No.: 2:07-cv-00056-LI$	DG-GWF			
nd Hc Fou	12					
on ar cway, da 89	13	3 vs. STIPULATION AND ORI DEADLINE TO RESPOND				
nnis Park Jeva	14					
Hale Lane Peek Dennison and Howard 3930 Howard Hughes Parkway, Fourth Floor Las Vegas, Nevada 89169	15	5 KSOLO, INC.; and SLEP-TONE ENTERTAIMENT CORPORATION d/b/a				
	16	5 SOUND CHOICE ACCOMPNAIMENT				
	17					
Hale Lan 80 Howar La	18					
I 393	19					
	20	STIPULATION				
		Plaintiff 1 <sup>st</sup> Media, LLC and Defendant kSolo, Inc. ("kSolo") hereby stipulate and agree as				
	21					
	22	1. Plaintiff commenced this action on January 16, 2007;				
	23	2. Plaintiff served the Summons and Complaint upon kSolo on January 22, 2007;				
	24	3. In accordance with Fed. R. Civ. P. 12, and as a result of two previous stipulations, the				
	25	current deadline for kSolo to answer or otherwise plead in response to the Complaint is March 28,				
	26	2007;				
	27	4. kSolo shall have up to and including April 9, 2007, in which to	4. kSolo shall have up to and including April 9, 2007, in which to answer or otherwise			
	28	plead in response to the Complaint on file herein;				
		::ODMA\PCDOCS\HLLASDOCS\233531\2 Page 1 of 2				
			Dockets.Justia.	.com		

		Case 2:07-cv-00056-LDG-GWF Do	ocument 34 Filed 03/28/2007 Page 2 of 2
Hale Lane Peek Dennison and Howard 3930 Howard Hughes Parkway, Fourth Floor Las Vegas, Nevada 89169	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	<ul> <li>5. This is the third request for</li> <li>6. The undersigned parties at however, the settlement will not be final that an agreement will be realized before</li> </ul>	r extension of time by kSolo; re in the process of finalizing a possible settlement of claims; lized by the current March 28 deadline. The parties believe the April 9 deadline expires. ulation, kSolo does not waive any defenses, and specifically forth in Fed. R. Civ. P. 12(b)(1)-(7).
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