

1 RICHARD F. HOLLEY, ESQ.
 Nevada Bar No. 3077
 2 E-mail: rholley@nevadafirm.com
 OGONNA M. ATAMOH, ESQ.
 3 Nevada Bar No. 7589
 E-mail: oatamoh@nevadafirm.com
 4 COTTON, DRIGGS, WALCH,
 HOLLEY, WOLOSON & THOMPSON
 5 400 South Fourth Street, Third Floor
 Las Vegas, Nevada 89101
 6 Telephone: 702/791-0308
 Attorneys for Robert Andrew Rose
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8 **UNITED STATES DISTRICT COURT**

9 **DISTRICT OF NEVADA**

10 ROBERT ANDREW ROSE, an individual,
 11 Plaintiff,
 12 v.
 13 WASHTRONICS OF AMERICA, a Nevada
 corporation; KEN PRAZNUIK, an individual;
 14 CHRIS MEDLAND, an individual; FRONTIER
 CAPITAL PARTNERS LIMITED
 15 PARTNERSHIP, a Canadian limited partnership;
 MERCOR MANAGEMENT, INC., a Canadian
 16 corporation; RICHARD GUY GIRARDIN, an
 individual,
 17 Defendants.

CASE NO.: 2:13-cv-00568-JAD-NJK

**STIPULATION AND ORDER OF
DISMISSAL OF ALL CLAIMS WITH
PREJUDICE**

18 FRONTIER CAPITAL PARTNERS LIMITED
 19 PARTNERSHIP, a Canadian limited partnership,
 20 Counterclaimant,
 21 v.
 22 ROBERT ANDREW ROSE, an individual, DOES
 I through XX, inclusive, and ROE
 23 CORPORATIONS I through XX, inclusive,
 24 Counterdefendant.

25 Pursuant to Fed. R. Civ. P. 41(a)(1) and L.R. 7-1, and in accordance with the terms of a
 26 confidential Settlement Agreement, Plaintiff and Counter-Defendant Robert Andrew Rose
 27 (“Rose”) and Defendant and Counterclaimant Frontier Capital Partners Limited Partnership
 28 (“Frontier”) and Defendants Ken Praznuik (“Praznuik”), Chris Medland (“Medland”), Richard

1 Guy Girardin ("Girardin") and Mercor Management, Inc. ("Mercor") (collectively, the
2 "Parties"), hereby provide notice to this Court that the Parties have settled all claims between
3 them and jointly move for an order of dismissal with prejudice of the above-captioned
4 proceeding, including all claims and/or counterclaims alleged by the Parties in this action.

5 Accordingly, the Parties respectfully requests that this Court enter an order dismissing
6 with prejudice all claims and counterclaims in this action, each party to bear its own costs and
7 fees.

8 The Parties stipulate that upon the entry of the this Stipulation and Order of Dismissal of
9 All Claims with Prejudice, Nevada Title Company shall immediately release and disburse the
10 funds held by Nevada Title Company in Escrow No. 12-06-1431-DTL to Plaintiff and Counter-
11 Defendant Robert Andrew Rose, to be paid to the client trust account with the law firm of
12 Cotton, Driggs, Walch, Holley, Woloson & Thompson.

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1 In accordance with the terms of the Settlement Agreement executed by and between the
2 Parties, this Court shall retain jurisdiction to enforce the Settlement Agreement, if necessary.

3 DATED this 15th day of January, 2014.

4 **COTTON, DRIGGS, WALCH,
5 HOLLEY, WOLOSON & THOMPSON**

SMITH LARSEN & WIXOM

6 /s/ Ogonna M. Atamoh
7 RICHARD F. HOLLEY, ESQ.
Nevada Bar No. 3077
8 OGONNA M. ATAMOH, ESQ.
Nevada Bar No. 7589
9 400 South Fourth Street, Third Floor
Las Vegas, Nevada 89101
10 *Attorneys for Plaintiff/Counterdefendant
Robert Andrew Rose*

/s/ Michael B. Wixom
MICHAEL B. WIXOM, ESQ.
Nevada Bar No. 2812
KATIE M. WEBER, ESQ.
Nevada Bar No. 11736
1935 Village Center Circle
Las Vegas, Nevada 89134
*Attorneys for Defendant/Counterclaimant
Frontier Capital Partners Limited
Partnership*

11
12 **IGLODY LAW OFFICE**

13 /s/ Lee I. Iglody
14 LEE I. IGLODY, ESQ.
Nevada Bar No. 7757
15 5940 South Rainbow Boulevard
Las Vegas Nevada 89118
16 *Attorney for Defendants Mercor, Praznuik,
Medland and Girardin*


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18 **ORDER**

19 Based upon the parties' stipulation and settlement,

20 **IT IS HEREBY ORDERED** that this action is DISMISSED with prejudice, each party
21 to bear its own fees and costs. All pending motions are denied as moot.

22 The Clerk of Court shall enter judgment accordingly.

23 Dated: January 16, 2014.

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UNITED STATES DISTRICT JUDGE