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10	Attorneys for Plaintiff MetroPCS [Additional Counsel Listed on Signature Page]		
11	UNITED STATES DISTRICT COURT		
12	DISTRICT	OF NEVADA	
13	METROPCS, a brand of T-MOBILE USA, INC., a Delaware Corporation,		
14	Plaintiff,		
	VS.		
15	A2Z CONNECTION, LLC, a Nevada limited liability corporation; A2Z LLC, a	CASE NO. 2:15-cv-01412-JAD-CWH	
16	Nevada limited liability corporation; AMIR		
17	QURESHI a/k/a AMIER QURESHI, a/k/a AMIER I. QURESHI, a/k/a AMIER F.		
18	QURESHI, SR.; ASIM QURESHI a/k/a ALEX QURESHI, a/k/a AZIM QURESHI		
19	a/k/a AZIM DeDREAM, and SEHER		
20	QURESHI, Defendants.		
21	Defendants.		
22			
23	STIPULATION AND ORDER F	EXTENDING PLAINTIFF'S TIME	
	TO FILE MOTION TO STRE	KE AFFIRMATIVE DEFENSES	
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1	Plaintiff MetroPCS, a brand of T-Mobile USA, Inc. and Defendants Asim Qureshi and		
2	Seher Qureshi (together, the "Parties"), by and through undersigned counsel, and pursuant to		
3	Local Rule IA 6-1 and 6-2, hereby jointly stipulate to a four (4) day extension of time for		
4	Plaintiff to file a motion to strike any affirmative defenses of Asim and Seher Qureshi [DE 76],		
5	and state as follows:		
	1. On August 20, 2018, Asim Qureshi and Seher Qureshi filed their Answer and		
6	Allirmative Defenses to Plaintiff's Complaint for Damages and injunctive Refiel. [DE 76].		
7	2. Pursuant to Federal Rule of Civil Procedure $12(f)(2)$, Plaintiff's deadline to file a		
8	motion to strike is September 10, 2018.		
9	3. The parties have conferred and agree to allow Plaintiff an additional four (4) days		
10	to file a motion to strike.		
11	4. The new deadline for Plaintiff to file a motion to strike would be September 14,		
12			
13	5. This is the first stipulation for an extension of time to file a motion to strike.		
14	6. This extension is sought in good faith and not for purposes of delay, and no other deadlines will be affected by this extension.		
15	deadhnes will be affected by this extension.		
16	(INTENTIONALLY LEFT BLANK)		
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1	WHEREFORE, the Parties respectfully request that the Court enter this order extending	
2	Plaintiff's deadline to file a Motion to Strike to September 14, 2018 and provide such other relief	
3	as is just and proper.	
4	Respectfully submitted this 10th day of September, 2018.	
5	By: /s/ Amanda R. JesteadtBy: /s/ Adam J. BreedenRichard C. GordonAdam J. Breeden (e-signature authorized)	
6	Nevada Bar No. 9036 Nevada Bar No. 008768	
-	Evan G. Hall Email: adam@breedenandassociates.com	
7	Nevada Bar No. 14533BREEDEN & ASSOCIATES, PLLC	
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11	eghall@swlaw.com	
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14	Florida Bar No. 869899	
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15	Amanda R. Jesteadt (<i>Admitted pro hac vice</i>)	
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20	ssutton@carltonfields.com	
01	ajesteadt@carltonfields.com Attorneys for MetroPCS	
21	IT IS SO ORDERED.	
22		
•	DATED: September 11, 2018	
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24	Conth	
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	C.W. HOFFMAN, JR.	
26	UNITED STATES MAGISTRATE JUDGE	
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1	CERTIFICATE OF SERVICE
2	I HEREBY CERTIFY that a true and correct copy of the foregoing was electronically
3	filed with the Clerk of Court using CM/ECF, which will send notification to the registered
4	attorney(s) of record that the documents have been filed and are available for viewing and
5	downloading.
6	
7	
8	Dated: September 10, 2018
9	/s/ Amanda R. Jesteadt
10	Amanda R. Jesteadt
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