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12	Attorneys for GoPetFriendly.com, LLC	
13	ANALON CITA IND	
14	UNITED STATES DISTRICT COUR'	
14	DISTRICT OF NEVADA	
15	GVCL VENTURES, INC., a corporation,	
16	Plaintiff,	Case Number: 2:16-cv
	Fiamum,	
17	VS.	STIPULATION A
18	GOPETFRIENDLY.COM, LLC, a limited	EXTEND DEAD MOTION TO
10	liability company; DOES I-X inclusive; and	SETTL1
19	ROE CORPORATIONS XX-XXX, inclusive,	(FIRST R
20	Defendants,	(FIRST K
21		
	GOPETFRIENDLY.COM, LLC, a limited	
22	liability company,	
23	Counterclaim-plaintiff,	
24	Counterclaim plainent,	
24	v.	
25	GVCL VENTURES, INC., a Delaware	
26	corporation; REGISTERED EXPRESS	
26	CORPORATION, a Nevada corporation;	
2627		

Case Number: 2:16-cv-02892

STIPULATION AND ORDER TO EXTEND DEADLINE TO FILE MOTION TO ENFORCE **SETTLEMENT**

(FIRST REQUEST)

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PRODUCTS, INC., a Nevada corporation; DIGITAL AIRO, INC., a Nevada corporation: JOHN TAYLOR, an individual: MIKE DILLON, an individual: GERALD NEZIOL, an individual; DOES I-X, inclusive; and ROE CORPORATIONS I-X, inclusive,

Counterclaim-defendants.

Plaintiff and counterclaim-defendant GVCL Ventures, Inc. ("GVCL") and counterclaimdefendant Gerald Neziol ("Neziol"), through their counsel of record, the Law Office of Shawn Perez, and defendant and counterclaim-plaintiff GoPetFriendly.com, LLC ("GoPetFriendly"), through its counsel of record, the law firm of Marquis Aurbach Coffing, hereby stipulate and agree as follows:

- 1. On July 19, 2019, a status hearing was held before Magistrate Judge Cam Ferenbach regarding the status of this case;
- 2. During that hearing, the parties informed the Court that a settlement had been reached and that GoPetFriendly would be filing a motion to enforce the settlement;
- 3. GoPetFriendly's counsel informed the Court that he had an upcoming jury trial in state court and that due to that trial, he would not be able to immediately file that motion;
- 4. As a result, during that hearing and in the Court's subsequent minutes, the Court set a deadline of August 15, 2019, for the filing of the motion to enforce the settlement;
- 5. Unexpectedly, GoPetFriendly's counsel's jury trial took longer than anticipated and did not conclude until late last week;
- 6. In addition, after the Court's status hearing, GoPetFriendly's counsel realized that the deadline for GVCL and Neziol to make certain settlement payments runs on August 17, 2019, two days after the deadline set for the filing of the motion to enforce, thereby potentially making the filing of such a motion premature on August 15, 2019;
- 7. Accordingly, due to the above-identified circumstances, the parties stipulate and agree to extend the time for GoPetFriendly to file the motion to enforce the settlement to September 5, 2019.

1	8. This is the first stipulation for an extension of time to file the motion to enforce		
2	the settlement.		
3	9. This stipulation is not entered into for any improper purpose or to delay.		
4	IT IS SO STIPULATED.		
5	Dated this 15th day of August, 2019.	Dated this 15th day of August, 2019.	
6	MARQUIS AURBACH COFFING	LAW OFFICE OF SHAWN PEREZ	
7	/s/ Chad F. Clement	/s/ Shawn Perez	
8	By: Terry A. Coffing, Esq. Nevada Bar No. 4949	By: Shawn Perez, Esq. Nevada Bar No. 10421	
9	Chad F. Clement, Esq. Nevada Bar No. 12192	7121 West Craig Road, Suite 113-38 Las Vegas, Nevada 89129	
10	10001 Park Run Drive Las Vegas, Nevada 89145	Attorneys for GVCL Ventures, Inc. and Gerald Neziol	
11	Attorneys for GoPetFriendly.com, LLC	unu Gerata ivezioi	
12			
13	<u>ORDER</u>		
14	IT IS SO ORDERED.		
	GoPetFriendly's new deadline to file the motion to enforce the settlement shall be		
15	GoPetFriendly's new deadline to fi	le the motion to enforce the settlement shall be	
15 16	GoPetFriendly's new deadline to find September 5, 2019.	le the motion to enforce the settlement shall be	
	·	le the motion to enforce the settlement shall be	
16	September 5, 2019.		
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