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Attorneys for Defenda STARBUCKS CORPO				
UNITED STATES DISTRICT COURT				
W		T OF NEVADA		
Kevin Zimmerman, an		No. 17-cv-00833		
	Plaintiff,	STIPULATION TO EXTEND TIME TO RESPOND TO PLAINTIFF'S		
vs.		COMPLAINT; [PROPOSED] ORDER		
Starbucks Corporation	,			
	Defendant.			

1	Plaintiff KEVIN ZIMMERMAN ("Plaintiff") and Defendant STARBUCKS		
2	CORPORATION ("Defendant") (collectively, the "Parties"), through their counsel of record,		
3	HEREBY STIPULATE and agree that Defendant's deadline to respond to the Complaint in the		
4	instant matter is extended to August 14, 2017.		
5	This action is one of seven actions currently pending in this District in which Plaintiff		
6	alleges denial of access at a Starbucks store. Those actions are: 17-cv-00976, 17-cv-00833, 17-		
7	cv-00596, 17-cv-00834, 17-cv-00312, 17-cv-01201, and 17-cv-01338.		
8	In each of these seven actions, the Parties are represented by the same counsel, and have		
9	maintained a cooperative dialogue. In two of these actions, Defendant previously agreed to		
10	waive service of the Complaint, placing Defendant's responsive pleading deadline at July 17,		
11	2017. The Parties then agreed to extend the responsive pleading deadline for all of the		
12	remaining cases to that same date. In the interim, Plaintiff made global settlement demands to		
13	Defendant, which include these seven actions as well as additional claims which have yet to be		
14	filed in court. The Parties' global settlement discussions are ongoing.		
15	The Parties have now agreed to extend the responsive pleading deadline for all seven		
16	pending cases to August 14. The Parties believe this extension is appropriate under the		
17	circumstances, in order to permit the Parties to continue exploring a good faith, global resolution		
18	prior to commencing further litigation to which the Parties and the Court would be required to		
19	devote time and resources. Good cause exists for this extension, and the Parties respectfully		
20	request that it be approved by the Court.		
21	DATED: July 31, 2017 /s/ Whitney C. Wilcher, Esq.		
22	Whitney C. Wilcher, Esq. The Wilcher Firm		
23	8465 West Sahara Avenue Suite 111-236		
24	Las Vegas, NV 89117 702-466-1959		
25	Email: wcw@nevadaada.com Attorney for Plaintiff		
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	STIPULATION TO EXTEND TIME TO RESPOND TO PLAINTIFF'S COMPLAINT;No. 17-cv-00833[PROPOSED] ORDER		

1	DATED: July 31, 2017 BURNHAM BROWN
2	<u>/s/ Lynn V. Rivera</u>
3	Lynn V. Rivera Attorneys for Defendant
4	STARBUCKS CORPORATION
5	
6	[PROPOSED] ORDER GRANTING STIPULATION
7	Upon consideration of the Stipulation of Plaintiff KEVIN ZIMMERMAN ("Plaintiff")
8	and Defendant STARBUCKS CORPORATION ("Defendant") (collectively, the "Parties"), and
9	good cause appearing, the Court hereby orders as follows: Defendant's responsive pleading is
10	due on or before August 14, 2017.
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13	IT IS SO ORDERED:
14	Seorae Holey A
15	UNITED STATES MAGISTRATE JUDGE
16	DATED: August 1, 2017
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18	4816-9868-4235, v. 1
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	STIPULATION TO EXTEND TIME TO RESPOND TO PLAINTIFF'S COMPLAINT; No. 17-cv-00833 [PROPOSED] ORDER