

1 BRIAN W. BOSCHÉE, ESQ.
 Nevada Bar No. 7612
 2 E-mail: bboschee@nevadafirm.com
 3 SEAN E. STORY, ESQ.
 Nevada Bar No. 13968
 4 E-mail: sstory@nevadafirm.com
 HOLLEY DRIGGS, WALCH
 5 FINE WRAY PUZEY & THOMPSON
 6 400 South Fourth Street, Third Floor
 Las Vegas, Nevada 89101
 7 Telephone: 702/791-0308

8 JOHN RYAN GUSTAFSON, ESQ.
 9 California Bar No. 220802 (*Admitted Pro Hac Vice*)
 E-mail: jrg@gnlawpc.com
 10 GUSTAFSON NICOLAI pc
 222 N. Sepulveda Blvd., Suite 2000
 11 El Segundo, California 90245
 12 Telephone: 310/361-0787
Attorneys for Plaintiff Keith Brown

13 **UNITED STATES DISTRICT COURT**
 14 **DISTRICT OF NEVADA**

15 **KEITH BROWN**, an individual,
 16 *Plaintiff,*

17 v.

18 **ARTEC GLOBAL MEDIA, INC.**, a
 19 Nevada corporation; **BART AND**
 20 **ASSOCIATES, LLC**, a Colorado
 limited liability company; **STONE**
 21 **DOUGLASS**, an individual; **NOVA**
CAPITAL ADVISORS, LLC, a
 22 California limited liability company;
PETERSON SULLIVAN LLP, a
 23 Washington limited liability
 partnership; **WALTER WELSH**, an
 24 individual; **CALEB WICKMAN**, an
 individual; and **MASON**
 25 **YAMASHIRO**, an individual,

26 *Defendants.*

Case No. 2:17-cv-01883-JAD-PAL

**STIPULATION AND ORDER TO
 EXTEND TIME IN WHICH TO
 FILE A RESPONSE TO
 DEFENDANT BART AND
 ASSOCIATES' MOTION TO
 DISMISS**

1 Plaintiff Keith Brown (“BROWN”) and Defendant Bart and Associates,
2 LLC (“BART”), by and through their counsel of record, stipulate and jointly move
3 this Court as follows:
4

5 1. On November 15, 2017, BART filed a Motion to Dismiss BROWN’S
6 First Amended Complaint pursuant to Fed. R. Civ. P 12(b)(6) (the “Motion to
7 Dismiss”)
8

9 2. Pursuant to Fed. R. Civ. P. 12 and LR 7-2.(b), Plaintiff BROWN must
10 reply to the Motion to Dismiss by November 29, 2017.
11

12 3. Counsel for BROWN and BART met and conferred on the issues
13 raised in the Motion to Dismiss, and Counsel for BART has agreed to allow
14 BROWN up to and including December 15, 2017, to file a response to the Motion
15 to Dismiss.
16
17

18 THEREFORE, it is agreed that BROWN shall have up to and including
19 December 15, 2017 to file a response to the Motion to Dismiss.
20
21

22 DATED: December 1, 2017

HOLLEY, DRIGGS, WALCH,
PUZEY & THOMPSON

23
24 **SO ORDERED.**

s/ Brian W. Boschee

BRIAN W. BOSCHEE

Nevada Bar Number 7612

Attorneys for Keith Brown

25
26 

UNITED STATES DISTRICT JUDGE

Dated: 12/04/2017

1 DATED: December 1, 2017

GUSTAFSON NICOLAI pc

2 *s/ J. Ryan Gustafson*

3 J. RYAN GUSTAFSON

4 *Admitted Pro Hac Vice*

5 *Attorneys for Keith Brown*

6
7 DATED: December 1, 2017

LIPSON, NEILSON, COLE,
8 SELTZER & GARIN, P.C.

9 *s/ Joseph. P. Garin*

10 JOSEPH P. GARIN

11 Nevada Bar Number 6653

12 *Attorneys for Bart & Associates, LLC*

13 DATED: December 1, 2017

PETTIT KOHN INGRASSIA &
14 LUTZ PC

15 *s/ Matthew C. Smith*

16 MATTHEW C. SMITH

17 *Admitted Pro Hac Vice*

18 *Attorneys for Bart & Associates, LLC*

19
20 **ORDER**

21 **IT IS ORDERED** that the stipulation set forth above is the order of
22 this Court.

23
24 UNITED STATES DISTRICT COURT JUDGE

25
26 Dated: _____.