AM Santos, Esq. 2 AM SANTOS LAW, CHTD. Nevada Bar No. 11265 3 2620 Regatta Drive Suite 102 Las Vegas, NV 89128 Telephone: 702-560-2409 5 Facsimile: 702-543-4855 tony@amsantoslaw.com Attorney for Plaintiffs 7 UNITED STATES DISTRICT COURT 8 DISTRICT OF NEVADA 9 *** 10 ZOHA DEVELOPMENT, LLC, a Nevada limited liability company: Case No.: 2:18-cv-79-RFB-GWF 11 RONALD SASSANO, an individual. 12 Plaintiffs, STIPULATION TO (I) STAY 13 vs. **FURTHER PROCEEDINGS** 14 PENDING THE COURT'S MCIG, INC, a Nevada corporation; ADJUDICATION OF SCALABLE SOLUTIONS L.L.C., a **DEFENDANTS' MOTION** Nevada limited liability company; TO DISMISS: (II) DISMISS 16 MICHAEL HAWKINS, an individual; SCALABLE SOLUTIONS, CARL G. HAWKINS, an individual: LLC AND CARL G. PAUL ROSENBERG, an individual; HAWKINS, WITHOUT 18 DOE Individuals 1-10; and ROE PREJUDICE; AND (III) Entities I-X, 19 STRIKE PARAGRAPHS 94-Defendants. 101 OF THE PLAINTIFFS' 20 COMPLAINT 21 22 23 24 25 26 27 Gary C. Milne, Esq. and Douglas D. Gerrard, Esq. of GERRARD COX 28 LARSEN (Counsel for Defendants MCIG, INC, a Nevada corporation;

MICHAEL HAWKINS, an individual; CARL G. HAWKINS, an individual; PAUL ROSENBERG, an individual) together with AM Santos, Esq. of AM SANTOS LAW, CHTD (counsel for Plaintiffs RON SASSANO AND ZOHA, DEVELOPMENT, LLC) hereby stipulate to the following:

STIPULATED MATTERS

- 1. As of this date, Plaintiffs' counsel has been unable to serve the now defunct entity, SCALABLE SOLUTIONS L.L.C. (SCALABLE). Upon information and belief, its charter (or the equivalent) with the Nevada Secretary of State has been revoked. Thus, the parties now before the Court, hereby stipulate to the dismissal of SCALABLE, without prejudice.
- 2. Upon conferring, and after further deliberation, the parties now before the Court hereby stipulate to the dismissal of all claims as against Defendant CARL G. HAWKINS, without prejudice, and to the striking of paragraphs 94—101 of the Plaintiffs' Complaint (ECF No. 1). 3. Subject to the Court's indulgence, the parties hereby stipulate to staying or otherwise tolling this matter until the Court has (i) deliberated upon Defendants' Motion to Dismiss, Plaintiffs' Response, and the Reply thereto as filed by Defendants; (ii) rendered its decision; and (iii) entered the resulting Order as to same.

SO STIPULATED.

Dated, May 16, 2018

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2	A.M. SANTOS LAW, CHTD. G	ERRARD COX LARSEN
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5	Antony M. Santos, Esq.	ry Q. Milne, Esq.
6	2620 Regatta Dr Ste 102 Las Vegas, NV 89128	- 13c
7		formy Mine
8	Fax: (702) 543-4855 Attorney for Plaintiffs	ouglas D. Gerrard, Esq
9	9	50 St. Rose Pkwy, Ste 200
10		enderson, NV 89074 el. (702)796-4000
11		ax. (702)796-4848 storneys for Defendants
12	IT IS ORDERED that the request to strike paragraphs 94-101 of the Plantiffs' Complaint [EC	
13	No. 1 is denied	
14	SO ORDERED	
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17	RICHARD F. BOULWA 7 UNITED STATES DIST	
18	DATED this 18th day of	May, 2018.
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CERTIFICATE OF SERVICE

Pursuant to FRCP Rule 5, I hereby certify that I am an employee of the law firm of AM Santos Law, and that on the 16th day of May, 2018 I caused a copy of this STIPULATION TO (I) STAY FURTHER PROCEEDINGS PENDING THE COURT'S ADJUDICATION OF DEFENDANTS' MOTION TO DISMISS; (II) DISMISS SCALABLE SOLUTIONS, LLC AND CARL G. HAWKINS, WITHOUT PREJUDICE; AND (III) STRIKE PARAGRAPHS 94-101 OF THE PLAINTIFFS' COMPLAINT to be filed and served via ECF on the individuals below:

Gary C. Milne, Esq.
Douglas D. Gerrard, Esq.
2450 St. Rose Pkwy, Ste. 200
Henderson, NV 89074
Tel. (702)796-4000
Fax. (702)796-4848
Attorneys for Defendants

Antony Michel Santos