1	STEVENS LAW OFFICE, PLC	
2	Ryan J. Stevens (AZ Bar No. 026378) 309 N. Humphreys Street, Ste. 2	
3	Flagstaff, Arizona 86001	
4	Phone: (928) 226-0165 Fax: (928) 752-8111	
	stevens@flagstaff-lawyer.com Attorney for Plaintiff	
5		
6	IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA	
7	W DEDGW DVG	1
8	K-BEECH, INC.,	Case No. 2:11-cv-01601-FJM
9	Plaintiff,	
	v.	PLAINTIFF'S STIPULATION OF VOLUNTARY DISMISSAL OF
10	MARC PUSKAS AND	THE AMENDED COMPLAINT AGAINST MARC PUSKAS AND
11	DAVID BROOKHOUSER,	MARC PUSKAS' STIPULATION
12	Defendants.	OF VOLUNTARY DISMISSAL OF THE COUNTERCLAIM
13	Defendants.	AGAINST PLAINTIFF, BOTH
14		WITH PREJUDICE
15		
16	Pursuant to Rule 41(a)(1)(ii) of the Federal Rules of Civil Procedure, Plaintiff, K-	
17	Beech, Inc. (Plaintiff") and Defendant, Marc Puskas ("Defendant") have settled this	
18	matter. A condition of the settlement requires the parties to file this Stipulation of	
19	Dismissal. Accordingly, each party hereby voluntarily dismisses all claims which have	
20	been asserted against the other in this litigation with prejudice.	
21	//	
22		
23		
24	1	

1	DATED this 30 st day of March, 2012.	
2	Respectfully submitted,	Respectfully submitted,
3	/s/ Ryan J. Stevens	/s/ Richard H. Flaaen
4	Ryan J. Stevens AZ Bar No. 026378	Richard H. Flaaen AZ Bar No. 007386
5	STEVENS LAW OFFICE, PLC 309 N. Humphreys Street, Suite 2	Law Office of Richard H. Flaaen 20280 N. 59th Avenue, Ste. 115-738
6	Flagstaff, Arizona 86001 Telephone: (928) 226-0165	Glendale, AZ 85308 Telephone: (623) 826-4735
7	Facsimile: (928) 752-8111 Email: stevens@flagstaff-lawyer.com	Email: <u>rflaaen@aol.com</u> Attorney for Defendant Marc Puskas
8	Attorney for Plaintiff	Miorney for Defendant Marc Luskus
9		~
10	<u>CERTIFICATE OF</u>	<u>SERVICE</u>
11	I hereby certify that on March 30, 2012 document with the Clerk of the Court using	•
12	perfected on all counsel of record and intereste	ed parties through this system.
13	<u>/s/ Ryan J. Stevens</u> Ryan J. Stevens	
14	Tryun	T. Stevens
15		
16		
17		
18		
19		
20		
21		
22		
23		
I	I and the second	