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George Hernandez 5231 W. Cambridge Avenue	DEC <b>9 0</b> 2011
Phoenix, Arizona 85035	CLERK U S DISTRICT CO
Defendant, aka John Doe #7, Pro Per	DISTRICT OF ARIZON
UNITED	STATES DISTRICT COURT
FOR TH	E DISTRICT OF ARIZONA
K-BEECH, INC.,	Civil Action No.: 11-CV-1604
Plaintiff,	) ANSWER OF GEORGE HERNANDEZ,
vs.	AKA JOHN DOE #7
OHN DOES 1-54,	)
Defendants.	)
Defendent George Hermander	aka John Doe #7, pro per, for his answer to the above
entitled matter hereby states the follow	• •
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As to paragraphs 1.6. Defends	ant is without sufficient knowledge and/or information to
	ions contained therein, but as far as a response is required
hereby denies the information/allegati	
nereby demes the information anegati	II.
As to paragraph 7 Defendant	admits the allegations contained therein.
As to paragraph 7, Detendant	III.
As to norgaronha 8 55 Defend	lant is without sufficient knowledge and/or information to
As to paragraphs 6-33, Detent	iant is without sufficient knowledge and/or information to
admit or dany the information/allegati	ions contained therein but as far as a response is required
·	ions contained therein, but as far as a response is required
·	ons contained therein.
hereby denies the information/allegati	ions contained therein.  IV.
hereby denies the information/allegati As to paragraphs 56-65, Defer	ions contained therein.  IV.  adant is without sufficient knowledge and/or information to
hereby denies the information/allegati As to paragraphs 56-65, Defer	IV.  adant is without sufficient knowledge and/or information to the contained therein, but as far as a response is required

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1 V. 2 Defendant, George Hernandez aka John Doe #7, hereby alleges and reserves the right to allege in the future all affirmative defenses as set forth in the Federal Rules of Civil Procedure 3 including but not limited to those specified in Rule 12 including Rule 12(b)(6) and those at 4 common law. 5 6 WHEREFORE, Defendant, George Hernandez aka John Doe #7, having fully answered 7 the complaint of plaintiff (counts I & II) hereby requests that the Court: (A) Deny Plaintiff's the relief requested in their complaint; 8 (B) Enter judgment in favor of this answering defendant; 9 (C) Award this answering defendant his reasonable attorney's fees and costs in defending 10 this action; 11 (D) Grant this answering defendant any other and further relief this Court deems just and 12 proper. 13 Dated this 30th day of December, 2011. 14 George Hernandez 15 Defendant, Pro Per 16 Copy of the foregoing mailed this 30<sup>th</sup> day of December, 2011, to: 17 Ryan J. Stevens, Esq. 18 Stevens Law Office, PLC 309 N. Humphreys Street, Suite 2 19 Flagstaff, Arizona 86001 20 By: GH 21 22 23 24 25