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 10 Regan Media, Inc. and Judith Regan

11 UNITED STATES DISTRICT COURT
 12 DISTRICT OF ARIZONA

13 JENNA MASSOLI p/k/a JENNA)
 14 JAMESON,)
 15)
 16) Plaintiff,)
 17)
 18) vs.)
 19) "REGAN MEDIA," and JUDITH)
 20) REGAN, an individual,)
 21)
 22) Defendants.)

No. CV 05-0854 PHX EHC

STIPULATION TO MODIFY SCHEDULING ORDER

(Assigned to the Honorable Earl H. Carroll)

23 REGAN MEDIA, INC., a New York)
 24 corporation, and JUDITH REGAN, an)
 25 individual,)
 26) Defendants/Counterclaimants,)
 27)
 28) vs.)
 29) JENNA MASSOLI p/k/a JENNA)
 30) MASSOLI, an individual,)
 31)
 32) Plaintiff/Counterdefendant,)
 33)
 34) and)
 35) JAY GRDINA, an individual, and)
 36) DOLCE AMORE, INC., a Colorado)
 37) corporation,)
 38)
 39) Counterdefendants.)

1 Defendants/Counterclaimants Regan Media, Inc. (“Regan Media”) and
2 Judith Regan (collectively, “Counterclaimants”) and Plaintiff/Counterdefendants Jenna
3 Massoli p/k/a Jenna Jameson (“Jameson”), Jay Grdina (“Grdina”) and Dolce Amore, Inc.
4 (“Dolce Amore”) (collectively, “Counterdefendants”) stipulate and jointly move the Court
5 to enter an order modifying the June 20, 2005 Scheduling Order. Regan Media filed a
6 Motion to Compel on January 5, 2006 and a Second Motion to Compel and Request for
7 Sanctions on February 17, 2006. Both of these Motions have been fully briefed and are
8 pending before the Court. By this Stipulation, the parties do not withdraw or otherwise
9 dispose of the issues raised in the Motions to Compel, but await the Court’s ruling on the
10 issues raised therein. Contained in the Second Motion to Compel is a request to modify
11 the Court’s June 20, 2005 Scheduling Order. In light of the current posture of the case, the
12 parties agree and stipulate to the modification of the Scheduling Order as follows:

	Current Deadline	Proposed Deadline
13		
14 All Parties’ Expert Disclosure	03/03/06	07/21/06
15 All Parties’ Expert Rebuttal	03/17/06	08/04/06
16 Discovery Cutoff	04/14/06	08/31/06
17 Expert Depositions	04/21/06	08/31/06
18 Motions for Summary Judgment	05/19/06	09/29/06

19 RESPECTFULLY SUBMITTED this 14th day of April, 2006.

20 STEPTOE & JOHNSON LLP

21 By /s/ David J. Bodney _____

22 David J. Bodney
23 Dennis K. Blackhurst
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SNELL & WILMER, LLP

By /s/ David E. Rauch
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Counterdefendants Jay Grdina and
Dolce Amore, Inc.

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CERTIFICATE OF SERVICE

I hereby certify that on the 14th day of April, 2006, I caused the attached document to be electronically transmitted to the Clerk's Office using the CM/ECF System for filing and transmittal of a Notice of Electric Filing to the following CM/ECF Registrants:

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