1	HOWARD J. KLEIN (NO. 77029) hjklein@koslaw.com	LAWRENCE Y. ISER (NO. 094611) liser@kwikalaw.com	
2	THEODORE P. LOPEZ (NO. 191328) tlopez@koslaw.com	JONATHAN STEINSAPIR (NO. 226281) jsteinapir@kwikalaw.com	
3	SANG N. DANG (NO. 214558) sdang@koslaw.com	GREGORY S. GABRIEL (NO. 239902) ggabriel@kwikalaw.com	
4	KLEIN, O'NEILL & SINGH, LLP 43 Corporate Park	KINSELLA WEITZMAN ISER KUMP & ALDISERT LLP	
5	Suite 204	808 Wilshire Boulevard, 3 <sup>rd</sup> Floor	
6	Irvine, CA 92606 Telephone: 949-955-1920	Santa Monica, CA 90401 Telephone: 310-566-9800	
7	Facsimile: 949-955-1921	Facsimile: 310.566.9850	
8	Attorneys for Defendant, THE REPUBLICAN NATIONAL	Attorneys for Plaintiff, JACKSON BROWNE	
	COMMITTEE	JACKSON BROWNE	
9	UNITED STATES DISTRICT COURT		
10	CENTRAL DISTRICT OF CALIFORNIA		
11	WESTERN DIVISION – LOS ANGELES		
12	WESTERN DIVISION	N - DOG MNGEDEG	
13	A CANGON BROWNER OF MICH.	CASTANO SYLOS OFFICA PSYLOT	
14	JACKSON BROWNE, an individual,	CASE NO. CV-08-05334 RGK (Ex)	
15	Plaintiff,	STIPULATION RE: EXTENSION OF TIME FOR DEFENDANT THE	
16	vs.	REPUBLICAN NATIONAL COMMITTEE TO RESPOND TO	
	JOHN McCAIN, an individual; THE	PLAINTIFF'S COMPLAINT	
17	REPUBLICAN NATIONAL COMMITTEE, a non-profit political organization; THE OHIO		
18	REPUBLICAN PARTY, a non-profit political organization		
19	Defendants.		
20			
21			
22			
23			
24			
25			
26			
27			
28			
KLEIN,	STIPULATION RE: EXTENSION OF TIME		
O'NEILL & SINGH, LLP	TO RESPOND TO COMPLAINT	CASE NO. CV-08-05534 RGK (Ex)	

1	WHEREAS, on August 14, 2008, PLAINTIFF JACKSON BROWNE has filed		
2	his Complaint in the United States District Court for the Central District of California;		
3	WHEREAS, the Parties agree that DEFENDANT THE REPUBLICAN		
4	NATIONAL COMMITTEE may have a thirty (30) day extension of time to respond to the		
5	Complaint;		
6	WHEREAS, the filing of this Stipulation does not waive any of Defendant's		
7	defenses to the Complaint;		
8	WHEREAS, pursuant to Local Rule 8-3, Court's approval of this stipulation is not		
9	required;		
10	IT IS HEREBY STIPULATED, by and between Plaintiff and Defendant through		
11	their respective counsel of record, that Defendant's last day to respond to the Complaint on file in		
12	this action shall be October 13, 2008.		
13			
14		KINSELLA WEITZMAN ISER KUMP & ALDISERT	
15		LLP	
16		By	
17		Jonathan P. Steinsapir Attorneys for Plaintiff,	
18		JACKSON BROWNE	
19	DATED: September 12, 2008	KLEIN, O'NEILL & SINGH, LLP	
20			
21		By /s/ Howard J. Klein Howard J. Klein	
22		Attorneys for Defendant, THE REPUBLICAN NATIONAL COMMITTEE	
23		THE REPUBLICAN NATIONAL COMMITTEE	
24			
25			
26			
27			
28 KLEIN,			
O'NEILL & SINGH, LLP	STIPULATION RE: EXTENSION OF TIME TO RESPOND TO COMPLAINT	CASE NO. CV-08-05534 RGK (Ex)	

1	WHEREAS, on August 14, 2008, PLAINTIFF JACKSON BROWNE has filed			
2	his Complaint in the United States District Court for the Central District of California;			
3	WHEREAS, the Parties agree that DEFENDANT THE REPUBLICAN			
4	NATIONAL COMMITTEE may have a thirty (30) day extension of time to respond to the			
5	Complaint;			
6	WHEREAS, the filing of this Stipulation does not waive any of Defendant's			
7	defenses to the Complaint;			
8	WHEREAS, pursuant to Local Rule 8-3, Court's approval of this stipulation is not			
9	required;			
10	IT IS HEREBY STIPU	JLATED, by and between Plaintiff and Defendant through		
11	their respective counsel of record, that Defendant's last day to respond to the Complaint on file in			
12	this action shall be October 13, 2008.			
13		, , , , , , , , , , , , , , , , , , ,		
14	DATED: September 15, 2008	KINSELLA WEITZMAN ISER KUMP & ALDISERT		
15		LLP		
16		B. N. P. P.L.		
17		Jonathan P. Steinsapir		
18		Attorneys for Plaintiff, JACKSON BROWNE		
19	DATED: September 12, 2008	KLEIN, O'NEILL & SINGH, LLP		
20				
21		By /s/ Howard J. Klein		
22	·	Howard J. Klein Attorneys for Defendant,		
23		THE RÉPUBLICAN NATIONAL COMMITTEE		
24				
25				
26		·		
27				
28				

## **CERTIFICATE OF SERVICE** I hereby certify that on September 15, 2008, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of the filing to all counsel of record. /s/ Sang N. Dang Sang N. Dang

KLEIN, O'NEILL & SINGH, LLP

STIPULATION RE: EXTENSION OF TIME TO RESPOND TO COMPLAINT