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              9
                                            UNITED STATES DISTRICT COURT
             10
                                     FOR THE CENTRAL DISTRICT OF CALIFORNIA
             11
                 ENTREPRENEUR MEDIA, INC.,
             12
                                                                 No. SACV08-0608 DOC (MLGx)
                                                                 Complaint filed June 2, 2008
             13
                                     Plaintiffs,
                                                                 STIPULATION EXTENDING
            14
                       v.
                                                                 TIME TO FILE AND SERVE
                                                                RESPONSE TO COUNTERCLAIMS
            15
                EYGN LIMITED; ERNST & YOUNG LLP;)
                and ERNST & YOUNG ADVISORY INC., )
            17
                                     Defendants.
            18
            19
                       WHEREAS, Plaintiff/Counter-defendant Entrepreneur Media, Inc ("Counter-defendant")
            20
                and Defendant/Counterclaimants EYGN Limited and Ernst & Young LLP (collectively,
            21
                "Counterclaimants") have previously stipulated to a two week extension of time to respond to
            22
            23
                Counterclaimants' counterclaims; and
                       WHEREAS, Counter-Defendant and Counterclaimants believe an additional two week
            24
                extension of time will best serve the efficient administration of justice by allowing the parties to
            25
              focus on resolving the matter through settlement.
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Allen Matkins Leck Gamble
Mallory & Natsis LLP
                705305.01/SD
                                  STIPULATION EXTENDING TIME TO FILE RESPONSE TO COUNTERCLAIMS
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1	NOW THEREFORE, Counter-Defendant and Counterclaimants hereby stipulate and	
2	agree that the time by which Counter-defendant shall file and serve a responsive pleading to the	
3	Counterclaims filed in this action is extended from September 25, 2008 to October 3, 2008.	
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13	·	sy: Die R. Lu
14		KEVIN R. LUSSIER
15		Attorneys for Defendants/Counterclaimants
16		EYGN Limited and ERNST & YOUNG and Defendant ERNST & YOUNG ADVISORY,
17		INC.
18		And
19		FROSS ZELNICK LEHRMAN & ZISSU A Professional Corporation
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24	1	Of Counsel for Defendants and Counterclaimants
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