1 2 3 4 5 6 7 8 9 10 11 12 13	MORRISON & FOERSTER LLP JACQUELINE C. CHARLESWORTH (pro hac vice) JCharlesworth@mofo.com CRAIG B. WHITNEY (CA SBN 217673) CWhitney@mofo.com 1290 Avenue of the Americas New York, New York 10104 Telephone: 212.468.8000 Facsimile: 212.468.7900 PAUL GOLDSTEIN (CA SBN 79613) PGoldstein@mofo.com 559 Nathan Abbott Way Stanford, California 94305-8610 Telephone: 650.723.0313 Facsimile: 650.327.0811 Attorneys for Plaintiffs ONE LLP CHRISTOPHER W. ARLEDGE (CA SBN 200767) CArledge@onellp.com JOHN TEHRANIAN (CA SBN 211616) JTehranian@onellp.com 4000 MacArthur Blvd. West Tower, Suite 1100 Newport Beach, California 92660 Telephone: 949.502.2870 Facsimile: 949.258.5081 Attorneys for Defendants			
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16	UNITED STATES	UNITED STATES DISTRICT COURT		
17	CENTRAL DISTRICT OF CALIFORNIA			
18 19	DON HENLEY, MIKE CAMPBELL and DANNY KORTCHMAR,			
2021	Plaintiffs, v.	STIPULATION REGARDING EXTENSION OF TIME TO REOPEN CASE		
2223	CHARLES S. DEVORE and JUSTIN HART,			
2425	Defendants.			
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WHEREAS, on July 9, 2010, the parties notified the Court that they had reached a settlement-in-principle, and requested a stay of all future deadlines in the case to allow the parties to finalize the settlement agreement;

WHEREAS, on July 12, 2010, the Court dismissed the action in its entirety without prejudice to the right, upon good cause being shown within forty-five (45) days, to reopen the action if settlement is not consummated;

WHEREAS the parties' settlement-in-principle contemplates that Defendants will have sixty (60) days from the date of execution to pay Plaintiffs the full settlement amount;

WHEREAS the parties' settlement-in-principle further contemplates that a final dismissal of the action (*i.e.*, without the right to reopen the case) will not occur until Plaintiffs have received the full settlement amount; and

WHEREAS the parties anticipate executing a settlement agreement and obtaining all necessary signatures within the next two to three weeks;

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by the parties, through their undersigned counsel of record, subject to the Court's approval, that the parties have the right, upon good cause being shown within ninety (90) days, to reopen the action if settlement is not finalized and the full settlement amount is not paid.

1 2 3	Dated:	July 14, 2010	MORRISON & FOERSTER LLP Jacqueline C. Charlesworth Craig B. Whitney Paul Goldstein
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5			By: /s/ Jacqueline C. Charlesworth Jacqueline C. Charlesworth
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7			Attorneys for Plaintiffs DON HENLEY, MIKE CAMPBELL and DANNY KORTCHMAR
8	Dated:	July 14, 2010	ONE LLP Christopher W. Arledge
9			Christopher W. Arledge Peter Afrasiabi John Tehranian
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12 13			By: /s/ Christopher W. Arledge Christopher W. Arledge
13			Attorneys for Defendants CHARLES S. DEVORE and JUSTIN
15			CHARĽES S. DEVORE and JUSTIN HART
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