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18	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA				
19	DON HENLEY, MIKE CAMPBELL	Case No. SACV09-0481 JVS (RNBx)			
20	and DANNY KORTCHMAR,	Hon. James V. Selna			
21	Plaintiffs, v.	JOINT STIPULATION FOR			
22	CHARLES S. DEVORE and	EXTENSION OF TIME TO COMPLETE SETTLEMENT			
23	JUSTIN HART, Defendants.	CONFERENCE			
24					
25	AND RELATED COUNTERCLAIMS				
26					
27					
28					
	ny-906647				

1	WHEREAS, on July 28, 2009, the parties submitted their Joint Report			
2	Pursuant to Fed. R. Civ. P. 26(f), which provides, pursuant to Local Civil Rule 16-			
3	15.4, that the parties selected to appear before the Magistrate Judge assigned to this			
4	case for a settlement conference;			
5	WHEREAS, on August 10, 2009, the Court held a scheduling conference, as			
6	reflected in the August 10, 2009 Civil Minutes ("Civil Minutes"), and required that			
7	any such settlement discussions be completed no later than January 12, 2009;			
8	WHEREAS, the parties do not yet have access to completed transcripts of			
9	certain recent depositions and are still in the process of finalizing certain discovery-			
10	related items;			
11	WHEREAS, the parties believe that a settlement conference will be more			
12	productive if it takes place after the parties have had greater opportunity to reflect			
13	on the relative merits of their respective cases, with the benefit of a complete			
14	record;			
15	WHEREAS, the parties anticipate filing summary judgment motions within			
16	the time frame contemplated in the Civil Minutes, which process will serve further			
17	to identify and refine the contested issues in the case;			
18	WHEREAS, the parties have not made any previous requests to extend the			
19	settlement conference deadline;			
20	NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by			
21	the parties through their undersigned counsel of record that:			
22	1. The parties shall complete all settlement discussions no later than May			
23	21, 2010; and			
24	2. No other deadlines in this action will be altered by this stipulation.			
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1 2	Dated:	January 11, 2010	MORRISON & FOERSTER LLP Jacqueline C. Charlesworth Craig B. Whitney Paul Goldstein
			Paul Goldstein
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5			By: <u>/s/ Craig B. Whitney</u> Craig B. Whitney
6			Attorneys for Plaintiffs
7			Attorneys for Plaintiffs DON HENLEY, MIKE CAMPBELL and DANNY KORTCHMAR
8 9	Dated:	January 11, 2010	ONE LLP Christopher W. Arledge
10			Christopher W. Arledge Peter Afrasiabi John Tehranian
11			
12			Dev (c) Chuistenhen W. Aulada
13			By: <u>/s/ Christopher W. Arledge</u> Christopher W. Arledge
14			Attorneys for Defendants CHARLES S. DEVORE and JUSTIN
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