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13 Attorneys for Plaintiffs  
 14 DON HENLEY and MIKE CAMPBELL

15  
 16 UNITED STATES DISTRICT COURT  
 17 CENTRAL DISTRICT OF CALIFORNIA

18 DON HENLEY and MIKE  
 19 CAMPBELL,

20 Plaintiffs,

21 v.

22 CHARLES S. DEVORE and  
 JUSTIN HART,

23 Defendants.  
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Case No. SACV09-0481 JVS (RNBx)  
 Hon. James V. Selna

**JOINT STIPULATION  
 REGARDING SERVICE AND  
 FOR EXTENSION OF TIME TO  
 RESPOND TO COMPLAINT**

Complaint served on Hart:  
 April 18, 2009  
 Complaint served on DeVore:  
 April 21, 2009  
 Current response date Hart:  
 May 8, 2009  
 Current response date DeVore:  
 May 11, 2009  
 New response date Devore and Hart:  
 May 21, 2009

1           IT IS HEREBY STIPULATED by and between the parties through their  
2 respective attorneys of record that Plaintiffs Don Henley and Mike Campbell and  
3 Defendants Charles S. DeVore and Justin Hart file this joint stipulation regarding  
4 service and seeking the Court's permission for an extension of time to answer,  
5 move or otherwise respond to the Complaint.

6           WHEREAS on April 17, 2009, Plaintiffs Don Henley and Mike Campbell  
7 filed a Complaint in the above-referenced action in the Central District of  
8 California;

9           WHEREAS on April 18, 2009, Defendant Justin Hart was served at his  
10 home;

11           WHEREAS on April 20, 2009, Chris Arledge, of Turner Green Afrasiabi &  
12 Arledge LLP, contacted counsel for Plaintiffs, stating that he would accept service  
13 on behalf of Defendant Charles S. DeVore;

14           WHEREAS copies of the Summons and Complaint were served on Mr.  
15 Arledge by email from Charles S. Barquist on April 21, 2009;

16           WHEREAS Defendant Hart's response to the Complaint is currently due on  
17 May 8, 2009;

18           WHEREAS Defendant DeVore's response to the Complaint is currently due  
19 on May 11, 2009;

20           WHEREAS an extension of the time to respond to the Complaint would  
21 allow Mr. Arledge to better coordinate with his clients in responding to the  
22 Complaint and Summons, given that Defendant Hart resides in the state of Virginia,  
23 whereas Defendant DeVore resides in the state of California; and

24           WHEREAS the parties have made no prior requests for extensions to the  
25 Court.

26           NOW, THEREFORE, IT IS HEREBY STIPULATED:  
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1           1.       Mr. Arledge’s acceptance of service of the Complaint and Summons  
2 on behalf of Defendant DeVore constitutes effective service of the Complaint and  
3 Summons upon Defendant DeVore as of April 21, 2009; and

4           2.       The time within which Defendants DeVore and Hart may answer,  
5 move or otherwise respond to the Complaint and Summons is extended to  
6 Thursday, May 21, 2009.

7                                   Respectfully submitted,

8       Dated: April 27, 2009

CHARLES S. BARQUIST  
JACQUELINE C. CHARLESWORTH  
KELVIN D. CHEN  
PAUL GOLDSTEIN  
MORRISON & FOERSTER LLP

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13                                   By:       /s/ Charles S. Barquist  
  Charles S. Barquist

14   Attorneys for Plaintiffs  
15   DON HENLEY and  
   MIKE CAMPBELL

16       Dated: April 27, 2009

CHRIS ARLEDGE  
TURNER GREEN AFRASIABI &  
ARLEDGE LLP

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20                                   By:       /s/ Chris Arledge  
  Chris Arledge

21   Attorneys For Defendants  
22   CHARLES S. DEVORE and  
   JUSTIN HART

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