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15	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA	
16	NORTHERN DISTRICT	OF CALIFORNIA
16 17	NORTHERN DISTRICT SAN FRANCISCO	
	SAN FRANCISCO	DIVISION
17		
17 18	SAN FRANCISCO PICKETFENCE, INC., a California corporation	DIVISION  Case No. C 07-1551 JL  STIPULATION REGARDING
17 18 19	SAN FRANCISCO PICKETFENCE, INC., a California corporation doing business as SANDBOX STUDIO,	DIVISION  Case No. C 07-1551 JL
17 18 19 20	SAN FRANCISCO PICKETFENCE, INC., a California corporation doing business as SANDBOX STUDIO,  Plaintiff,  v.	Case No. C 07-1551 JL  STIPULATION REGARDING EXPERT WITNESS DEADLINES;
17 18 19 20 21	SAN FRANCISCO PICKETFENCE, INC., a California corporation doing business as SANDBOX STUDIO,  Plaintiff,  v.  R.R. DONNELLEY & SONS COMPANY, a Delaware corporation, and DOES 1 through 30,	Case No. C 07-1551 JL  STIPULATION REGARDING EXPERT WITNESS DEADLINES;
17 18 19 20 21 22 23 24	PICKETFENCE, INC., a California corporation doing business as SANDBOX STUDIO,  Plaintiff,  v.  R.R. DONNELLEY & SONS COMPANY, a Delaware corporation, and DOES 1 through 30, inclusive,	Case No. C 07-1551 JL  STIPULATION REGARDING EXPERT WITNESS DEADLINES;
17 18 19 20 21 22 23 24 25	SAN FRANCISCO PICKETFENCE, INC., a California corporation doing business as SANDBOX STUDIO,  Plaintiff,  v.  R.R. DONNELLEY & SONS COMPANY, a Delaware corporation, and DOES 1 through 30,	Case No. C 07-1551 JL  STIPULATION REGARDING EXPERT WITNESS DEADLINES;
17 18 19 20 21 22 23 24 25 26	PICKETFENCE, INC., a California corporation doing business as SANDBOX STUDIO,  Plaintiff,  v.  R.R. DONNELLEY & SONS COMPANY, a Delaware corporation, and DOES 1 through 30, inclusive,  Defendants.  AND RELATED COUNTERCLAIM	Case No. C 07-1551 JL  STIPULATION REGARDING EXPERT WITNESS DEADLINES; [PROPOSED] ORDER THEREON
17 18 19 20 21 22 23 24 25 26 27	PICKETFENCE, INC., a California corporation doing business as SANDBOX STUDIO,  Plaintiff,  v.  R.R. DONNELLEY & SONS COMPANY, a Delaware corporation, and DOES 1 through 30, inclusive,  Defendants.  AND RELATED COUNTERCLAIM  Pursuant to an agreement between Plaintiff	Case No. C 07-1551 JL  STIPULATION REGARDING EXPERT WITNESS DEADLINES; [PROPOSED] ORDER THEREON
17 18 19 20 21 22 23 24 25 26	PICKETFENCE, INC., a California corporation doing business as SANDBOX STUDIO,  Plaintiff,  v.  R.R. DONNELLEY & SONS COMPANY, a Delaware corporation, and DOES 1 through 30, inclusive,  Defendants.  AND RELATED COUNTERCLAIM	Case No. C 07-1551 JL  STIPULATION REGARDING EXPERT WITNESS DEADLINES; [PROPOSED] ORDER THEREON

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& SONS CO., ("Donnelley") (SandBox and Donnelley are hereinafter referred to collectively as 1 2 the "Parties"), the Parties hereby Stipulate to the following: 3 1. The date for the Parties to exchange their expert witness report is continued to 4 December 8, 2008; 5 2. The date for the Parties to designate their rebuttal experts is continued to January 6 19, 2009; and 7 3. By November 20, 2008, SandBox will provide a partial response to Donnelley's 8 interrogatory No. 15, by identifying all experts that Plaintiff has retained to testify 9 in this case, and for each such expert will state the subject matter on which the 10 expert is expected to testify and his or her qualifications. 11 Date: November 19, 2008 **NEISAR & WHYTE LLP** 12 13 By: /s/ Robert O. Whyte 14 Robert O. Whyte **NEISAR & WHYTE LLP** 15 Attorneys for Plaintiff/Counter-Defendant 16 PicketFence, Inc. doing business as SandBox Studio **17** SHAW GUSSIS FISHMAN GLANTZ Date: November 19, 2008 18 **WOLFSON & TOWBIN LLC** 19 **20** By: /s/ Jeffrey L. Widman Jeffrey L. Widman (Admitted Pro Hac Vice) 21 SHAW GUSSIS FISHMAN GLANTZ 22 **WOLFSON & TOWBIN LLC** Attorneys for Defendant / Counter- Claimant 23 R.R. Donnelley & Sons Company 24 IT IS SO ORDERED. 25 November 20, 2008 **26** Date: The Honora le James Larson 27 28

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