Asis Inter

s Internet S	ervices v. Valueclick Inc.				Doc		
	Case 3:07-cv-03261-PJH [Document 10	Filed 08/24/2007	Page 1 of 3			
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9	Attorneys for Defendant VALUECLICK, INC.						
10							
11	UNITED STATES DISTRICT COURT						
12	FOR THE NORTHERN DISTRICT OF CALIFORNIA						
13	SAN FRANCISCO DIVISION						
14							
15	ASIS INTERNET SERVICES, a C	alifornia		261 (DIII)			
16	corporation,	amornia	CASE NO. C 07-032				
17	Plaintiff,			CND DEFENDANT'S			
18	V.		TIME TO RESPO PLAINTIFF'S CO	ND TO OR ANSWE MPLAINT	R		
19	VALUECLICK, INC., dba VC E-C SOLUTIONS, INC., also dba	COMMERCE					
20	CONSUMERINCENTIVEZONE.						
21	PROMOTIONSGATEWAY.COM GENEROUSGENIE.COM, also db DEWARDSGATEWAY.COM, also	a					
22	REWARDSGATEWAY.COM, als CONSUMERPROMOTIONCENT	ER.COM,					
23	also dba REWARDAMAZON.COI GIVEAWAYCAFE.COM and DOI						
24	through FIFTY, inclusive,						
25	Defendants.						
26							
27	WHEREAS, Plaintiff ASIS	INTERNET SE	RVICES (the "Plaintif	f") served the Compla	aint in		
28	this action on Defendant VALUEC	this action on Defendant VALUECLICK, INC. (the "Defendant") on July 9, 2007;					
Gibson, Dunn & Crutcher LLP	STIPULATION AND [PROPOSED] ORDER TIME TO RESPOND TO OR ANSWER PLAT			CASE NO. 07-032	261 (PJH)		

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1	WHEREAS, Defendant originally was required to answer or otherwise respond to the				
2	Complaint by July 30, 2007;				
3	WHEREAS, the parties previously filed a stipulation and proposed order agreeing to extend				
4	the time for Defendant to answer or otherwise respond to the Complaint by thirty (30) days to August				
5	29, 2007;				
6	WHEREAS, Magistrate Judge Chen granted the parties' stipulated request to extend the time				
7	for Defendant to answer or otherwise respond to the Complaint to August 29, 2007, by order dated				
8	August 2, 2007;				
9	WHEREAS Plaintiff has agreed to a brief additional extension of time of ten (10) days for				
10	Defendant to answer or otherwise respond to the Complaint;				
11	WHEREAS Defendant does not intend to seek any further extensions of time to answer or				
12	otherwise respond to the Complaint.				
13	NOW THEREFORE, the parties hereby stipulate and agree as follows:				
14	Defendant VALUECLICK, INC. shall have until September 10, 2007 to answer or otherwise				
15					
16	respond to Plaintiff's Complaint.				
17					
18	DATED: August 23, 2007 SINGLETON LAW GROUP				
19					
20	By: /s/ Jason K. Singleton				
21	Counsel for Plaintiff				
22					
23					
24	DATED: August 23, 2007 GIBSON, DUNN & CRUTCHER LLP				
25					
26	By:/s/ Michael B. Smith				
27	Counsel for Defendant				
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Gibson, Dunn & Crutcher LLP	2				
	STIPULATION AND [PROPOSED] ORDER TO EXTEND DEFENDANT'SCASE NO. 07-03261 (PJH)TIME TO RESPOND TO OR ANSWER PLAINTIFF'S COMPLAINTCASE NO. 07-03261 (PJH)				

	Case 3:07-cv-03261-PJH Document 10 Filed 08/24/2007 Page 3 of 3
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4	THE FOREGOING STIPULATION IS APPROVED
5	AND SO ORDERED.
6	
7	Dated:, 2007.
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10	United States District Judge
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Gibson, Dunn & Crutcher LLP	3
	STIPULATION AND [PROPOSED] ORDER TO EXTEND DEFENDANT'SCASE NO. 07-03261 (PJH)TIME TO RESPOND TO OR ANSWER PLAINTIFF'S COMPLAINTCASE NO. 07-03261 (PJH)