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s Internet S	ervices v. Valueclick Inc.				Doc	
	Case 3:07-cv-03261-PJH	Document 14	Filed 09/10/2007	Page 1 of 3		
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8	msmith@gibsondunn.com					
9 10	Attorneys for Defendant VALUECLICK, INC.					
11						
	UNITED STATES DISTRICT COURT					
12	FOR THE NORTHERN DISTRICT OF CALIFORNIA					
13	SAN FRANCISCO DIVISION					
14						
15 16	ASIS INTERNET SERVICES, a C corporation,	California	CASE NO. C 07-03	261 (PJH)		
17	Plaintiff,		STIPULATION A			
17	v.		ORDER TO FURT DEFENDANT'S T OR ANSWER PLA	IME TO RESPON		
19	VALUECLICK, INC., dba VC E-	COMMERCE	OK ANSWER I LA			
20	SOLUTIONS, INC., also dba CONSUMERINCENTIVEZONE.					
21	PROMOTIONSGATEWAY.COM GENEROUSGENIE.COM, also d	ba				
22	REWARDSGATEWAY.COM, all CONSUMERPROMOTIONCENT	TER.COM,				
23	also dba REWARDAMAZON.CO GIVEAWAYCAFE.COM and DC					
24	through FIFTY, inclusive,					
25	Defendants.					
26						
27	WHEREAS, Plaintiff ASIS INTERNET SERVICES (the "Plaintiff") served the Complaint in					
28	this action on Defendant VALUE	CLICK, INC. (the	e "Defendant") on July	9, 2007;		
Gibson, Dunn & Crutcher LLP	STIPULATION AND [PROPOSED] ORDER TIME TO RESPOND TO OR ANSWER PLA			CASE NO. 07-0	3261 (PJH)	

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WHEREAS, Defendant originally was required to answer or otherwise respond to the Complaint by July 30, 2007;

WHEREAS, the parties previously filed a stipulation and proposed order agreeing to extend the time for Defendant to answer or otherwise respond to the Complaint by thirty (30) days to August 29, 2007;

WHEREAS, the Court granted the parties' stipulated request to extend the time for Defendant to answer or otherwise respond to the Complaint to August 29, 2007, by order dated August 2, 2007;

WHEREAS, on August 24, 2007, the parties filed a stipulation and proposed order to further extend the time for Defendant to answer or otherwise respond to the Complaint by ten (10) days to September 10, 2007;

WHEREAS, the Court granted the parties' stipulated request to extend the time for Defendant to answer or otherwise respond to the Complaint to September 10, 2007, by order dated August, 27, 2007;

14 WHEREAS the parties have reached a settlement in principle, and desire to stipulate to an 15 additional extension of time of eighteen (18) days to September 28, 2007 for Defendant to answer or 16 otherwise respond to the Complaint, to permit sufficient time for the parties to finalize their 17 settlement agreement and file a stipulation of dismissal with the Court;

NOW THEREFORE, the parties hereby stipulate and agree as follows:

Defendant VALUECLICK, INC. shall have until September 28, 2007 to answer or otherwise respond to Plaintiff's Complaint.

DATED: September 10, 2007

SINGLETON LAW GROUP

By:

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Jason K. Singleton

Counsel for Plaintiff

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1	DATED: September 10, 2007 GIBSON, DUNN & CRUTCHER LLP				
2					
3	By:/s/Michael B. Smith				
4					
5	Counsel for Defendant				
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9	THE FOREGOING STIPULATION IS APPROVED				
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11	AND SO ORDERED				
12	Dated:, 2007.				
13	Dated, 2007.				
14					
15	United States District Judge				
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Gibson, Dunn & Crutcher LLP	3 STIPULATION AND [PROPOSED] ORDER TO EXTEND DEFENDANT'S CASE NO. 07-03261 (PJH))			
	TIME TO RESPOND TO OR ANSWER PLAINTIFF'S COMPLAINT				