Case 3:07-cv-03261-PJH Document 3 Filed 07/26/2007 Page 1 of 3 1 GIBSON, DUNN & CRUTCHER LLP S. ASHLIE BERINGER (applying pro hac vice) 2 1801 California Street, Suite 4200 Denver, CO 80202-2642 3 Phone: (303) 298-5700 Fax: (303) 296-5310 4 aberinger@gibsondunn.com 5 GIBSON, DUNN & CRUTCHER LLP MICHAEL B. SMITH, SBN 235764 6 1881 Page Mill Road Palo Alto, CA 94304 Phone: (650) 849-5338 7 Fax: (650) 849-5038 8 msmith@gibsondunn.com 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 California CASE NO. C 07-03261 (EMC) 16 corporation, STIPULATION AND [PROPOSED] 17 Plaintiff, ORDER TO EXTEND DEFENDANT'S TIME TO RESPOND TO OR ANSWER 18 v. PLAINTIFF'S COMPLAINT VALUECLICK, INC., dba VC E-COMMERCE 19 SOLUTIONS, INC., also dba 20 CONSUMERINCENTIVEZONE.COM, also dba PROMOTIONSGATEWAY.COM, also dba GENEROUSGENIE.COM, also dba 21 REWARDSGATEWAY.COM, also dba 22 CONSUMERPROMOTIONCENTER.COM. also dba REWARDAMAZON.COM, also dba 23 GIVEAWAYCAFE.COM and DOES ONE through FIFTY, inclusive, 24 Defendants. 25 26 WHEREAS, Plaintiff ASIS INTERNET SERVICES (the "Plaintiff") served the Complaint in 27 this action on Defendant VALUECLICK, INC. (the "Defendant") on July 9, 2007; 28 Crutcher LLP STIPULATION AND [PROPOSED] ORDER TO EXTEND DEFENDANT'S

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1	WHEREAS, absent an extension of time, the deadline for Defendant to answer or otherwise
2	respond to the Complaint is July 30, 2007;
3	WHEREAS, there have been no prior stipulations or requests for extension of time to respond
4	to the Complaint;
5	WHEREAS, counsel for Defendant recently was retained to represent Defendant in this
6	action, and Defendant requires additional time to prepare its response to the Complaint; and
7	WHEREAS, Plaintiff has agreed to extend the time for Defendant to answer or otherwise
8	respond to the Complaint by thirty (30) days beyond the time limits specified in the Federal Rules of
9	Civil Procedure;
10	NOW THEREFORE, the parties hereby stipulate and agree as follows:
11	Defendant VALUECLICK, INC. shall have until August 29, 2007 to answer or otherwise
12	respond to Plaintiff's Complaint.
13	respond to Frantuit's Complaint.
14	
15	DATED: July 25, 2007 SINGLETON LAW GROUP
16	
17	By:/s/
18	By: /s/ Jason K. Singleton
19	Counsel for Plaintiff
20	
21	DATED: July 25, 2007 GIBSON, DUNN & CRUTCHER LLP
22	
23	By:/s/
24	Michael B. Smith
25	Counsel for Defendant
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Gibson, Dunn & Crutcher LLP

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