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s Internet S	ervices v. Valueclick Inc.				Do
	Case 3:07-cv-03261-PJH	Document 5	Filed 08/02/2007	Page 1 of 3	
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9 10	Attorneys for Defendant VALUECLICK, INC.				
11	UNITED STATES DISTRICT COURT				
12	FOR THE NORTHERN DISTRICT OF CALIFORNIA				
13	SAN FRANCISCO DIVISION				
14	SAN FRANCISCO DIVISION				
15	ASIS INTERNET SERVICES, a C	alifornia	CASE NO. C 07-03	2261 (EMC)	
16	corporation,	umormu			
17	Plaintiff,		ORDER TO EXT	ND [P ROPOSE D] END DEFENDANT'	
18	v.		TIME TO RESPO PLAINTIFF'S CC	OND TO OR ANSWI OMPLAINT	ER
19	VALUECLICK, INC., dba VC E-C SOLUTIONS, INC., also dba				
20	CONSUMERINCENTIVEZONE.C PROMOTIONSGATEWAY.COM	also dba			
21 22	GENEROUSGENIE.COM, also db REWARDSGATEWAY.COM, also CONSUMERPROMOTIONCENT	o dba			
22	also dba REWARDAMAZON.COM GIVEAWAYCAFE.COM and DOI	A, also dba			
23	through FIFTY, inclusive,				
25	Defendants.				
26				aau	
27	WHEREAS, Plaintiff ASIS INTERNET SERVICES (the "Plaintiff") served the Complaint in				aint in
28	this action on Defendant VALUEC	LICK, INC. (th	e "Detendant") on July	79,2007;	
Gibson, Dunn & Crutcher LLP	STIPULATION AND [PROPOSED] ORDER	TO EXTEND DEFE	NDANT'S	CASE NO. 07-032	.61 (EMC)

TIME TO RESPOND TO OR ANSWER PLAINTIFF'S COMPLAINT

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					
13	respond to Plaintiff's Complaint.				
14					
15	DATED, I.I. 25 2007 SINCLETON LAW CDOUD				
16	DATED: July 25, 2007 SINGLETON LAW GROUP				
17					
18	By: /s/ Jason K. Singleton				
19	Counsel for Plaintiff				
20					
21	DATED: July 25, 2007 GIBSON, DUNN & CRUTCHER LLP				
22	OHDSON, DOWN & CROTCHER LEI				
23					
24	By:/s/Michael B. Smith				
25					
26	Counsel for Defendant				
27					
28					
Gibson, Dunn & Crutcher LLP	2				
	STIPULATION AND [PROPOSED] ORDER TO EXTEND DEFENDANT'SCASE NO. 07-03261 (EMC)TIME TO RESPOND TO OR ANSWER PLAINTIFF'S COMPLAINTCASE NO. 07-03261 (EMC)				

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1						
2	THE FOREGOING STIPULATION IS APPROVED					
3	AND SO ORDERED					
4	TES DISTRICT					
5	Dated: August 2 , 2007.					
6	It is so ordered					
7						
8	Z Judge Edward M. Chen					
9	Judge Edward					
10						
11 12	DISTRICT OF CE					
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Gibson, Dunn & Crutcher LLP	S STIPULATION AND [PROPOSED] ORDER TO EXTEND DEFENDANT'S TIME TO RESPOND TO OR ANSWER PLAINTIFF'S COMPLAINT CASE NO. 07-03261 (EMC)					