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7	Attorneys for Defendants			
8	Attorneys for Defendants MICHAEL WEINER aka MICHAEL SAVAGE, and ORIGINAL TALK RADIO NETWORK, INC.			
9	UNITED STATES DISTRICT COURT			
10	NORTHERN DISTRICT OF CALIFORNIA			
11	SAN FRANCISCO DIVISION			
12				
13	BRAVE NEW FILMS 501(c)(4),	Case No. CV 08-4703 SI		
14	Plaintiff,	Case 110. C V 00 4703 51		
15	V.	SECOND STIPULATION EXTENDING TIME TO RESPOND		
16	MICHAEL WEINER aka MICHAEL	TO COMPLAINT AND ENLARGING CASE DATES;		
17	SAVAGE, and ORIGINAL TALK RADIO NETWORK, INC.,	[PROPOSED] ORDER		
18	Defendants.			
19	Defendants.			
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28	LA1826157.3 211275-10004	SECOND STIPULATION EXTENDING TIME TO RESPOND TO COMPLAINT AND ENLARGING CASE DATES; [PROPOSED] ORDER Case No. CV 08-4703 JL		

1	IT IS HEREBY STIPULATED AND AGREED by and between Plaintiff		
2	Brave New Films 501(c)(4) ("Plaintiff") and Defendants Michael Weiner aka		
3	Michael Savage and Original Talk Radio Network, Inc. ("Defendants"), through		
4	their respective counsel, pursuant to Northern District of California Civil Local Rul		
5	6-1(b), as follows:		
6	1. The parties previously stipulated to extend the deadline for Defendants		
7	to respond to the complaint to December 4, 2008;		
8	2. The parties are currently engaged in ongoing settlement discussions to		
9	resolve the matter;		
10	3. The parties hereby stipulate to a second extension of time for		
11	Defendants to respond to the complaint until January 9, 2009.		
12	4. Accordingly, the parties also stipulate to the following:		
13	i. Defendants shall have until January 9, 2009, to file any Anti-		
14	SLAPP Motion;		
15	ii. The parties shall meet and confer pursuant to Federal Rule of		
16	Civil Procedure 26(f) by January 14, 2009;		
17	iii. The parties shall file a joint case management statement no later		
18	than January 21, 2009; and		
19	iv. The parties shall file a report pursuant to Federal Rule of Civil		
20	Procedure 26(f) no later than January 28, 2009.		
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1	IT IS SO STIPULATED.	
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3	Dated: December 3, 2008	LOEB & LOEB LLP
4		,
5		By /s/ Christine M. Reilly Douglas E. Mirell Scott B. Zolke
6		Scott B. Zolke Christine M. Reilly
7		·
8		Attorneys for Defendants Michael Weiner aka Michael Savage and Original Talk Radio Network, Inc.
9	Datadi Dagambar 2, 2008	STANFORD LAW SCHOOL CENTER
10	Dated: December 3, 2008	FOR INTERNET AND SOCIETY
11		
12		By /s/ Anthony T. Falzone
13		By /s/ Anthony T. Falzone Anthony T. Falzone Christopher K. Ridder Julie A. Ahrens
14		
15		Attorneys for Plaintiff Brave New Films 501(c)(4)
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		SECOND STIPULATION EXTENDING TIME TO

LA1826157.3 211275-10004

1	[PROPOSED] ORDER		
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3	Having read the foregoing stipulation and good cause appearing therefor, the		
4	Court hereby extends Defendants' time to respond to the complaint to January 9,		
5	2009. Defendants shall also have until January 9, 2009 [or		
6] within which to file any Anti-SLAPP Motion.		
7	The parties shall meet and confer pursuant to Federal Rule of Civil Procedure		
8	26(f) no later than January 14, 2009 [or]. The parties		
9	shall file a joint case management statement no later than January 21, 2009 [or		
10]. The parties shall file a report pursuant to Federal		
11	Rule of Civil Procedure 26(f) no later than January 28, 2009 [or		
12			
13	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
14	D.A. J.		
15	Dated: Honorable Susan Illston		
16	United States District Judge		
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28	SECOND STIPULATION EXTENDING TIME TO		

LA1826157.3 211275-10004 RESPOND TO COMPLAINT AND ENLARGING
CASE DATES; [PROPOSED] ORDER
Case No. CV 08-4703 JL