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12	herself and all others similarly situated		
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14	UNITED STATES DISTRICT COURT		
15	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
16	TOR THE WORTHERN DISTRICT OF CHER ORIVER		
17		G N 200 00070 NMG	
18	SUSAN SIMON, individual, on behalf of herself and all others similarly situated,	Case No.: 3:09-cv-00879 MMC	
	Plaintiffs,	SECOND STIPULATION EXTENDING THE TIME BY WHICH DEFENDANT	
19	Fiamuns,	CONDUCIVE CORPORATION MUST	
20	V.	RESPOND TO THE COMPLAINT	
21	ADZILLA, INC (NEW MEDIA), et al.	Complaint filed: Feb. 27, 2009	
22	Defendants.		
23	IT IS HEREBY STIPULATED by and between:		
24	Plaintiff Susan Simon, individual, on behalf of herself and all others similarly situated		
25	("Plaintiff"), and defendant Conducive Corporation, through their undersigned counsel, as		
26	follows:		
27	1. Plaintiff filed her Complaint in this action against defendant Conducive		
28			
	SECOND STIPULATION EXTENDING THE TIME BY WHICH DEF. CONDUCIVE		

Corporation and other defendants on February 27, 2009. 1 2. Plaintiff and defendant Conducive Corporation agree to extend the deadline by 2 which defendant Conducive Corporation must respond to Plaintiff's Complaint in this action 3 from April 24, 2009, to and including May 26, 2009. 4 This stipulation will not alter the date of any event or any deadline already fixed 5 3. by Court Order. 6 7 IT IS SO STIPULATED. Dated: April 23, 2009 KRIEG, KELLER, SLOAN, REILLEY & ROMAN LLP 9 10 _/s/__ By: OWEN J. RESCHER 11 Attorneys for Defendant 12 **Conducive Corporation** 13 Dated: April 23, 2009 KAMBEREDELSON, LLC 14 15 By: _/s/__ 16 ALAN HIMMELFARB 17 Attorneys for Plaintiff Susan Simon, individual, on behalf of herself and 18 all others similarly situated¹ 19 20 21 22 23 24 25 26 ¹ Concurrence in the filing of this document has been obtained by counsel for defendant 27 Conducive Corporation. 28