

1 RODGER R. COLE (CSB NO. 178865)
 rcole@fenwick.com
 2 SONGMEE L. CONNOLLY (CSB NO. 228555)
 sconolly@fenwick.com
 3 LESLIE KRAMER (CSB NO. 253313)
 lkramer@fenwick.com
 4 FENWICK & WEST LLP
 Silicon Valley Center
 5 801 California Street
 Mountain View, CA 94041
 6 Telephone: (650) 988-8500
 Facsimile: (650) 938-5200
 7
 8 Attorneys for Defendant
 TWITTER, INC.

9
 10 UNITED STATES DISTRICT COURT
 11 NORTHERN DISTRICT OF CALIFORNIA
 12 SAN FRANCISCO

FENWICK & WEST LLP
 ATTORNEYS AT LAW
 MOUNTAIN VIEW

14 ANTHONY LA RUSSA,
 15 Plaintiff,
 16 v.
 17 TWITTER, INC., a Delaware corporation,
 and DOES 1-25, inclusive,
 18 Defendant.
 19

Case No. CV-09-2503-EMC

**STIPULATION FOR EXTENSION OF
 TIME TO RESPOND TO COMPLAINT**

[Civil Local Rule 6-1(a)]

20
 21 **WHEREAS**, plaintiff Anthony La Russa (“La Russa”) filed his Complaint for Trademark
 22 Infringement, False Designation of Origin, Trademark Dilution, Cybersquatting,
 23 Misappropriation of Name, and Misappropriation of Likeness (the “Complaint”) in San Francisco
 24 County Superior Court, Case No. CGC-09-488101 on May 6, 2009;

25 **WHEREAS**, defendant Twitter, Inc., (“Twitter”) filed its Notice of Removal of the
 26 Complaint to this federal district court on June 5, 2009;

27 **WHEREAS**, pursuant to Rule 81(c)(2)(C) of the Federal Rules of Civil Procedure,
 28 Twitter’s last day to respond to the Complaint is presently June 12, 2009;

STIPULATION FOR EXTENSION OF
 TIME TO RESPOND TO COMPLAINT

Case No. CV-09-2503-EMC

F:\CLGLM\26302\TWITTER\LIT-1301430-V2-

TWITTER_(LA_RUSSA)_STIP_TO_EXTEND_TIME_TO_RESPOND_TO_COMPLAINT.DOC

