1	LAW OFFICES OF BRIAN BARRY Brian Barry (135631) (bribarry1@yahoo.com)		
2	1801 Avenue of the Stars, Suite 307 Los Angeles, CA 90067		
3	Telephone: (310) 788-0831 Facsimile: (310) 788-0841		
4	Liaison Counsel for Lead Plaintiff and the Proposed Class		
5			
6	BERNSTEIN LIEBHARD LLP SANDY A. LIEBHARD (liebhard@bernlieb.com)		
7	U. SETH OTTENSOSER (ottensoser@bernlieb.com) MICHAEL S. BIGIN (bigin@bernlieb.com) JOSEPH R. SEIDMAN, JR. (seidman@bernlieb.com)		
8	BRIAN LEHMAN (lehman@bernlieb.com) 10 East 40 <sup>th</sup> Street, 22 <sup>nd</sup> Floor		
9	New York, NY 10016		
10	Telephone: (212) 779-1414   Facsimile: (212) 779-3218		
11	Lead Counsel for Lead Plaintiff and the Proposed Class		
12	COOLEY LLP JOHN C. DWYER (136533) (dwyerjc@cooley.com)		
13	ANGELA L. DUNNING (212047) (adunning@cooley.com) JONATHAN MILES (268034) (jmiles@cooley.com)		
14	Five Palo Alto Square		
15	3000 El Camino Real Palo Alto, CA 94306-2155		
16	Telephone: (650) 843-5000 Facsimile: (650) 849-7400		
17	Attorneys for Defendants MEDIVATION INC., DAVID T. HUNG, C. PATRICK MACHADO and LYNN SEELY		
18			
19	UNITED STATES DISTRICT COURT		
20			
21	NORTHERN DISTRICT OF CALIFORNIA		
22	DAVID APPLESTEIN, Individually and on Behalf of All Others Similarly Situated,	Case No. CV-10-0998 EMC	
23	Plaintiff,	STIPULATED REQUEST FOR ORDER CHANGING TIME ; ORDER	
24	V.		
25	MEDIVATION INC., DAVID T. HUNG, C.		
26	PATRICK MACHADO, LYNN SEELY and GREGORY BAILEY,		
27			
28	Defendants.		
		STIPULATION FOR EXTENSION OF TIME CV-10-0998 EMC	

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1	STIPULATED REQUEST FOR ORDER CHANGING TIME		
2	Please Take Notice that pursuant to Civil Local Rule 6-2, Lead Plaintiff and Defendants		
3	Medivation, Inc., David T. Hung, C. Patrick Machado, and Lynn Seely ("Defendants") request an		
4	order changing time of deadlines fixed under Civil Local Rule 7-3.		
5	WHEREAS, Lead Plaintiff filed its Consolidated and Amended Class Action Complaint		
6	on May 9, 2011;		
7	WHEREAS, Defendants filed a motion to dismiss as well as a motion to take judicial		
8	notice, on June 8, 2011;		
9	WHEREAS, Lead Plaintiff's memoranda of law in opposition to Defendants' motions to		
10	dismiss and for judicial notice ("Opposition Memoranda") are due to be filed and served on June		
11	22, 2011 pursuant to Civil Local Rule 7-3(a);		
12	WHEREAS, Defendants' memoranda of law in reply to Plaintiff's Opposition		
13	Memoranda ("Reply Memoranda") are due to be filed and served on June 29, 2011 pursuant to		
14	Civil Local Rule 7-3(c);		
15	WHEREAS hearing on the above-referenced matter before this Court is currently noticed		
16	for July 15, 2011;		
17	WHEREAS discovery and other proceedings are stayed while the motion to dismiss is		
18	pending pursuant to the Private Securities Litigation Reform Act Section 27(b)(1) and there is		
19	currently no scheduling order for this action;		
20	WHEREAS on June 15, 2011, Lead Plaintiff Filed a Motion For an Enlargement of Time		
21	to File its Memoranda of Law in Opposition to Defendants' Motions to Dismiss and for Judicial		
22	Notice, and Defendants do not oppose this motion;		
23	WHEREAS there have been no prior requests for an extension of time by either party;		
24	WHEREAS the parties have conferred and agree upon the dates set forth in the Stipulated		
25	Request for Order Changing Time.		
26	IT IS SO STIPULATED:		
27	1. Plaintiff's Opposition Memorandum shall be filed on or before July 8, 2011;		
28	2. Defendants Reply Memorandum shall be filed on or before July 22, 2011;		
	1. STIPULATION FOR EXTENSION OF TIME CV-10-0998 EMC		

1	3. The hearing on this matter shall be held on August 12, 2011 at 1:30 p.m. or on			
2	such other date as may be c	such other date as may be convenient for the court.		
3		Respectfully submitted,		
4				
5	Dated: June 16, 2011	BERNSTEIN LIEBHARD LLP		
6				
7		/s/U. Seth Ottensoser		
8		U. Seth Ottensoser		
9		Lead Counsel for Lead Plaintiff and the Proposed Class		
10				
11	Dated: June 16, 2011	LAW OFFICES OF BRIAN BARRY		
12				
13		/s/ Brian Barry		
14		Brian Barry		
15		Liaison Counsel for Lead Plaintiff and the Proposed Class		
16	Dated: June 16, 2011	COOLEY LLP		
17				
18		/s/ Angela L. Dunning		
19		Angela L. Dunning (212047)		
20		Attorneys for Defendants MEDIVATION INC., DAVID T. HUNG,		
21		C. PATRICK MACHADO and LYNN SEELY		
22		NTES DISTRICT		
23	IT IS SO ORDERED.			
24	DATED:2011	E IT IS SO ORDERED		
25		T JUE GE		
26		Z Judge Edward M. Chen		
27		Judge Edward 1. O		
28		2. DISTRICTED TION FOR EXTENSION OF TIME CV-10-0998 EMC		
		2. CV-10-0998 EMC		

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1	FILER'S ATTESTATION	
2	Pursuant to General Order No. 45, Section X, Subparagraph B, the undersigned attests that	
3	all parties have concurred in the filing of this Stipulation for Extension of Time.	
4	COOLEY LLP	
5	Dated: June 16, 2011	
6	/s/ Angela L. Dunning	
7	Angela L. Dunning (212047)	
8 9	Attorneys for Defendants MEDIVATION INC., DAVID T. HUNG, C. PATRICK MACHADO and LYNN SEELY	
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	3. STIPULATION FOR EXTENSION OF TIME CV-10-0998 EMC	