

1 D. GILL SPERLEIN (172887)
 2 THE LAW OFFICE OF D. GILL SPERLEIN
 3 584 Castro Street, Suite 879
 4 San Francisco, California 94114
 5 Telephone: (415) 404-6615
 6 Facsimile: (415) 404-6616
 7 gill@sperleinlaw.com

8 MARC JOHN RANDAZA (269535)
 9 General Counsel
 10 Liberty Media Holdings, LLC
 11 302 Washington Street, Suite 321
 12 San Diego, California 92103
 13 Telephone: (415) 404-6615
 14 Facsimile: (415) 404-6616
 15 marc@corbinfisher.com

16 Attorneys for Plaintiffs

17 **UNITED STATES DISTRICT COURT**
 18 **NORTHERN DISTRICT OF CALIFORNIA**
 19 **SAN FRANCISCO DIVISION**

20 IO GROUP, INC., a California corporation,
 21 CHANNEL ONE RELEASING, Inc., a
 22 California corporation and LIBERTY
 23 MEDIA HOLDINGS, LLC., a California
 24 corporation,
 25 Plaintiffs,
 26 vs.
 27 GLBT, Ltd., a British limited company,
 28 MASH and NEW, Ltd., a British limited
 company, PORT 80, Ltd., a company of
 unknown origin or structure, STEVEN
 JOHN COMPTON, an individual living in
 the United Kingdom, and DAVID
 GRAHAM COMPTON, an individual
 living in the United Kingdom.
 Defendants.

)
) **CASE NO.: C-10-1282 (MMC)**
)
) **STIPULATED REQUEST FOR ORDER**
) **CHANGING TIME PURSUANT TO**
) **LOCAL RULE 6-2 AND ~~PROPOSED~~**
) **ORDER**
)
) **Trial Date: August 22, 2011**
)
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1 All parties by and through their respective counsel of record, hereby stipulate to
2 change time for the following reasons:

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4 **(A) Reasons for the Enlargement of Time**

5 1. The parties held off on opening formal discovery honestly, if
6 perhaps overly optimistically, believing the parties had a high likelihood of settling this
7 matter at the Early Neutral Evaluation and Settlement Conference.

8
9 2. Parties have yet been able to set depositions which will require
10 counsel traveling to England or Defendants traveling here.

11 3. Defense counsel, a sole practitioner recently had to return to England
12 on an emergency basis as his mother had suffered a medical emergency.

13
14 **(B) Previous Time Modifications**

15 Previously the parties stipulated and the Court allowed and extension of
16 time to complete the ENE from October 14, 2010 to November 13, 2010. There have
17 been no other time modifications in this case.

18
19 **(C) Effect the Requested Time Modification will Have on Schedule**

20 The requested modifications are as follows:

21

Event	Current	Proposed
Discovery Cut Off	2/18/11	3/31/11
Experts named	2/25/11	3/31/11
Rebuttal Experts named	3/11/11	4/14/11
Expert Discovery Cut Off	4/11/11	5/6/11

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1	Joint Statement Due	5/6/11	SAME
2	Dispositive Motion Deadline	5/11/11	SAME
3	Further Status Conference	5/13/11	SAME
4	Meet and Confer	7/5/11	SAME
5	PreTrial Conference	8/9/11	SAME
6	Trial Date	8/22/11	SAME

10 2/17/2011

/s/ D. Gill Sperlein

11 **Dated:** _____

12 _____
13 D. Gill Sperlein
14 THE LAW OFFICE OF D. GILL SPERLEIN
15 Attorney for Plaintiffs

16 2/17/2011

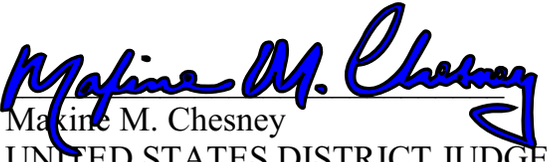
/s/ Jonathan Capp

17 **Dated:** _____

18 _____
19 Jonathan Capp,
20 Attorney for Defendants

21 **PURSUANT TO STIPULATION IT IS SO ORDERED.**

23 Dated: February 28, 2011

24 
25 Makine M. Chesney
26 UNITED STATES DISTRICT JUDGE