1 2 3 4 5 6 7 8 9	Sandra A. Crawshaw-Sparks (admitted <i>pro I</i> scrawshaw@proskauer.com PROSKAUER ROSE LLP 11 Times Square New York, NY 10036 Telephone: (212) 969-3000 Facsimile: (212) 969-2900 Robert D. Forbes (State Bar No. 275611) rforbes@proskauer.com PROSKAUER ROSE LLP 2049 Century Park East, 32 <sup>nd</sup> Floor Los Angeles, CA 90067-3206 Telephone: (310) 557-2900 Facsimile: (310) 557-2193 Attorneys for Defendant and Cross-	hac vice)	
10	Defendant Terius Youngdell Nash		
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRIC	<b>FOF CALIFORNIA</b>	
13	PRESTON MARSHALL, an individual,	Case No. CV 10-01665 SI	
14	Plaintiff, v.	STIPULATION TO EXTEND	
15	JOHN HUFFMAN IV, an individual; REAL CONTENT GROUP, LLC, a	TIME FOR CROSS-CLAIM DEFENDANTS TERIUS	
16	California limited liability company;	YOUNGDELL NASH, UMG	
17	CARLOS MCKINNEY, an individual aka Los DaMystro; TERIUS YOUNGDELL	RECORDINGS, INC., AND MARIAH CAREY TO RESPOND	
18	NASH, an individual aka The-Dream; UMG RECORDINGS, INC., a Delaware	TO CROSS-COMPLAINT	
19	corporation d/b/a Island Def Jam Music; MARIAH CAREY, an individual; and DOES 1 through 50, inclusive,	Cross-Complaint served: September	
20	DOES I through 50, metusive, Defendants.	12, 2012 New response date: November 5,	
21		2012	
22	JOHN HUFFMAN IV,		
23	Cross-Complainant,		
24	v. CARLOS MCKINNEY, an individual		
25	(aka "Los"); TERIUS YOUNGDELL NASH, an individual (aka "The Dream"); UMG RECORDINGS, INC., a Delaware		
26	UMG RECORDINGS, INC., a Delaware corporation d/b/a Island Def Jam Music:		
27	corporation d/b/a Island Def Jam Music; MARIAH CAREY, an individual; and DOES 1 through 50, inclusive,		
28	Cross-Defendants.		

1	Defendant and Cross-Complainant JOHN HUFFMAN IV ("Cross-	
2	Complanant"), and Defendants and Cross-Defendants TERIUS YOUNGDELL	
3	NASH, UMG RECORDINGS, INC., and MARIAH CAREY (collectively, "Cross-	
4	Defendants"), by and through their respective counsel submit this stipulated	
5	motion to extend time for Cross-Defendants to respond to the Cross-Complaint.	
6	Cross-Complainant filed the Cross-Complaint on September 12, 2012. The	
7	parties agree that Cross-Defendants shall have up to and including November 5,	
8	2012 to file a response to the Cross-Complaint.	
9	RESPECTFULLY SUBMITTED this 28th day of September, 2012.	
10	D.4.1. G.4. 1	
11	Dated: September 28, 2012	Respectfully submitted,
12		LAW OFFICES OF PAUL N. PHILIPS, APLC
13		Dry /g/ Dayl N. Dhilling
14		By <u>/s/ Paul N. Phillips</u> Paul N. Phillips
15		Attorneys for Defendant John Huffman IV
16	Dated: September 28, 2012	Respectfully submitted,
17		PROSKAUER ROSE LLP
18		
19		By /s/ Sandra A. Crawshaw-Sparks
20		Sandra A. Crawshaw-Sparks Robert D. Forbes
21		Attorneys for Defendant Terius Youngdell Nash
22	Dated: September 28, 2012	Respectfully submitted,
23		COBLENTZ, PATCH, DUFFY & BASS LLP
24		
25		By <u>/s/ Julia D. Greer</u>
26		Jeffrey G. Knowles Julia D. Greer
27		Attorneys for Defendant UMG Recordings, Inc.
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