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13	UNITED STATES DISTRICT COURT	
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15	SAN FRANCI	SCO DIVISION
	HUNTAIR, INC., a Delaware corporation, and	Case No. 3:10-cv-03450-TEH
16	CLPK, LLC, a Delaware limited liability	Han Thaltan E. Handarson
16 17	CLPK, LLC, a Delaware limited liability company, Plaintiffs,	Hon. Thelton E. Henderson
17 18	company, Plaintiffs, vs.	STIPULATION EXTENDING COUNTERDEFENDANT'S TIME TO RESPOND TO COUNTERCLAIM;
17	Plaintiffs, vs. SETH GLADSTONE, an individual; STEVE MOSER, an individual; LORNA	STIPULATION EXTENDING COUNTERDEFENDANT'S TIME TO
17 18 19	company, Plaintiffs, vs. SETH GLADSTONE, an individual; STEVE MOSER, an individual; LORNA GLADSTONE, an individual; DAVID LANGER, an individual; L4 STRATEGIES,	STIPULATION EXTENDING COUNTERDEFENDANT'S TIME TO RESPOND TO COUNTERCLAIM;
17 18 19 20	company, Plaintiffs, vs. SETH GLADSTONE, an individual; STEVE MOSER, an individual; LORNA GLADSTONE, an individual; DAVID	STIPULATION EXTENDING COUNTERDEFENDANT'S TIME TO RESPOND TO COUNTERCLAIM;
17 18 19 20 21	company, Plaintiffs, vs. SETH GLADSTONE, an individual; STEVE MOSER, an individual; LORNA GLADSTONE, an individual; DAVID LANGER, an individual; L4 STRATEGIES, INC., a California corporation d/b/a RELIANT COMPONENTS AND SERVICES; and DOES	STIPULATION EXTENDING COUNTERDEFENDANT'S TIME TO RESPOND TO COUNTERCLAIM;
17 18 19 20 21 22 23 24	Plaintiffs, vs. SETH GLADSTONE, an individual; STEVE MOSER, an individual; LORNA GLADSTONE, an individual; DAVID LANGER, an individual; L4 STRATEGIES, INC., a California corporation d/b/a RELIANT COMPONENTS AND SERVICES; and DOES 1 through 20, inclusive,	STIPULATION EXTENDING COUNTERDEFENDANT'S TIME TO RESPOND TO COUNTERCLAIM;
17 18 19 20 21 22 23 24 25	Plaintiffs, vs. SETH GLADSTONE, an individual; STEVE MOSER, an individual; LORNA GLADSTONE, an individual; DAVID LANGER, an individual; L4 STRATEGIES, INC., a California corporation d/b/a RELIANT COMPONENTS AND SERVICES; and DOES 1 through 20, inclusive, Defendants. SETH GLADSTONE, an individual	STIPULATION EXTENDING COUNTERDEFENDANT'S TIME TO RESPOND TO COUNTERCLAIM;
17 18 19 20 21 22 23 24 25 26	Plaintiffs, vs. SETH GLADSTONE, an individual; STEVE MOSER, an individual; LORNA GLADSTONE, an individual; DAVID LANGER, an individual; L4 STRATEGIES, INC., a California corporation d/b/a RELIANT COMPONENTS AND SERVICES; and DOES 1 through 20, inclusive, Defendants. SETH GLADSTONE, an individual Counterclaimant,	STIPULATION EXTENDING COUNTERDEFENDANT'S TIME TO RESPOND TO COUNTERCLAIM;
17 18 19 20 21 22 23 24 25	Plaintiffs, vs. SETH GLADSTONE, an individual; STEVE MOSER, an individual; LORNA GLADSTONE, an individual; DAVID LANGER, an individual; L4 STRATEGIES, INC., a California corporation d/b/a RELIANT COMPONENTS AND SERVICES; and DOES 1 through 20, inclusive, Defendants. SETH GLADSTONE, an individual Counterclaimant, vs.	STIPULATION EXTENDING COUNTERDEFENDANT'S TIME TO RESPOND TO COUNTERCLAIM;

STIPULATION 2 Plaintiff and Counterdefendant Huntair, Inc. ("Huntair") and Defendant and 3 Counterclaimant Seth Gladstone ("Gladstone") (collectively the "Parties"), by and through their counsel of record, hereby stipulate and agree as follows: 4 5 1. Gladstone filed and served a counterclaim against Huntair on February 23, 2011 ("Counterclaim"). 6 2. Huntair's response to the Counterclaim was originally due on or before March 21, 8 2011. 9 3. On March 18, 2011, the Court issued an order pursuant to the Parties' previous 10 stipulation to extend Huntair's deadline to respond to the Counterclaim. Huntair's response to the 11 Counterclaim is currently due on or before April 20, 2011. 12 5. As set forth in the Joint Case Management Statement filed on April 18, 2011, the 13 Parties are engaged in ongoing settlement discussions and have contacted Magistrate Zimmerman 14 to schedule a telephone conference to discuss the outstanding settlement issues. 15 6. To allow additional time to finalize a settlement agreement, the Parties hereby stipulate and agree that Huntair's deadline to respond to the Counterclaim shall be extended thirty (30) 16 days. Thus, in the event a settlement is not finalized, Huntair's response to the Counterclaim shall 17 18 be filed and served on or before May 20, 2011. IT IS SO STIPULATED. 19 20 Respectfully submitted, 21 **BRYAN CAVE LLP** Dated: April 19, 2011 22 23 By: /s/ Tracy M. Talbot Tracy M. Talbot 24 Attorneys for Plaintiffs HUNTÁIR, INC. and CLPK, LLC 25 26 27

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Dated: April 19, 2011 HOLME, ROBERTS, AND OWEN LLP By: /s/ Meryl Macklin Meryl Macklin Attorneys for Defendants SETH ĞLADSTONE and LORNA GLADSTONE Meryl Macklin (Cal. Bar No. 115053) HOLME ROBERTS & OWEN LLP 560 Mission Street, 25th Floor San Francisco, CA 94105-2994 Telephone: (415) 268-2000 Facsimile: (415) 268-1999 meryl.macklin@hro.com I, Tracy M. Talbot, attest that the content of this document is acceptable to all persons 10 required to sign the document. 11 /s/ Tracy M. Talbot_ 12 13 14 15 16 [PROPOSED] ORDER 17 18 Pursuant to the Stipulation, IT IS SO ORDERED. Huntair's response to the 19 Counterclaim shall be filed and served on or before May 20, 2011. 20 04/20/2011 Date: 21 22 District of 23 24 Judge Thelton E. Henderson 25 26 27 28

STIPULATION EXTENDING TIME TO RESPOND TO COUNTERCLAIM; CASE No.. 3:10-CV-03450-TEH