1	WEST & ASSOCIATES, A PC STUART L WEST (State Bar No. 202041)				
2	STUART J. WEST (State Bar No. 202041) 2815 Mitchell Drive, Suite 209 Walnut Creals CA 04508				
3	Walnut Creek, CA 94598 Telephone: 925.262.2220 Facsimile: 925.262.2205				
4	Email: swest@westpatentlaw.com				
5	Attorneys for Defendants/Cross-Defendants/Counter-Claimaints MYTALK, Inc & MICHAEL HODGE				
6					
7	UNITED STATES DISTRICT COURT				
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA				
9	SAN FRANC	ISCO DIVISION			
10	ALIPHCOM,	Case No. C10-04918 EDL			
11	Plaintiff/Counter-Defendant/ Cross-Complainant,	STIPULATION AND [PROPOSED] ORDER RE: EXTENSION OF FACTUAL			
12	v.	DISCOVERY DEADLINE			
13					
14	MYTALK, INC. dba MYTALK, a Delaware Corporation, MICHAEL HODGE, individually and doing business as MYTALK	Ctrm. E, 15 th Floor Judge: Hon. Elizabeth D. Laporte			
15	SOCIAL NETWORKS, INC., and DOES 1- 10,	Complaint Filed: October 29, 2010			
16	Defendants/Cross-				
17	Defendants/Counter-Claimants.				
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	STIPULATION AND [PROPOSED] ORDER RE: EXTENSION OF FACTUAL DISCOVERY DEADLINE Case No. C10-04918 EDL				

1	Pursuant to the Court's Case Management and Pretrial Order for Jury Trial, the parties, by		
2	and through their counsel, hereby stipulate as follows:		
3	WHEREFORE, on February 11, 2011, the Court issued a Case Management and Pretrial		
4	Order ("Order") setting a deadline for completion of factual discovery by August 1, 2011;		
5	WHEREFORE, the parties have each propounded several sets of Interrogatories and		
6	Requests for Production and the parties are continuing to respond and supplement responses to		
7	this written discovery;		
8	WHEREFORE, the parties have noticed the depositions of party and third party factual		
9	witnesses, but have agreed to delay taking the depositions until each party's production of		
10	documents and other information is complete or nearly complete;		
11	WHEREFORE, due to the above, the parties are unable complete the noticed depositions		
12	by the deadline August 1, 2011;		
13	WHEREFORE, the parties have met and conferred and agreed to complete the noticed		
14	depositions during a two week period in August;		
15	WHEREFORE, accordingly, the parties seek to extend, by one month, the factual		
16	discovery cut off until September 1, 2011 to allow for the currently-noticed depositions to be		
17	taken, as well as depositions of any newly-disclosed witnesses;		
18	THEREFORE, FOR GOOD CAUSE SHOWN, IT IS HEREBY STIPULATED by and		
19	between the parties that the factual discovery deadline be rescheduled as follows:		
20	(1) The parties be allowed until September 1, 2011 to complete the following		
21	factual discovery: (a) depositions that were noticed before the original		
22	August 1, 2011 deadline; and (b) depositions of any other factual witnesses		
23	whose identities were not disclosed prior to July 18, 2011. The original		
24	August 1, 2011 deadline will apply to all other factual discovery, and the		
25	deadline to file motions to compel shall be extended to September 8, 2011.		
26	(2) All other deadlines set forth in the Order shall remain the same.		
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28			
	STIPULATION AND [PROPOSED] ORDER RE: EXTENSION OF FACTUAL DISCOVERY DEADLINE Case No. C10-04918 EDL		

1	DATED: August 1, 2011	KILPATRICK TOWNSEND & STOCKTON LLP
2		
3		By: /Holly Gaudreau/
4		TIMOTHY R. CAHN HOLLY GAUDREAU
5		JENNIFER D. ARKOWITZ
6		Attorneys for Plaintiff/Counter-Defendant/Cross- Complainant ALIPHCOM
7		
8 9	DATED: August 1, 2011	WEST & ASSOCIATES, A P.C.
10		
11		By: <u>/Stuart J. West/</u> STUART J. WEST
12		Attorneys for Defendants/Cross-Complainants/Counter-
13		Defendants MYTALK, INC. dba MYTALK, MICHAEL HODGE, individually and doing business
14		as MYTALK SOCIAL NETWORKS, INC.
15		
16	PURSUANT TO STIPULATION, FOR GOOD CAUSE SHOWN, IT IS SO ORDERED.	
17		
18	August 2	Chijah R. D. Laporte
19	DATED: July_ , 2011	Hon. Elizabeth D. Laporte United States District Judge
20		United States District Judge
21	GENERAL ORDER ATTESTATION	
22	I, Stuart J. West, am the	ECF user whose ID and password are being used to file this
23	STIPULATION AND [PROPOSED] ORDER RE: EXTENSION OF FACTUAL DISCOVERY	
24	DEADLINE. In compliance with General Order 45, X.B., I hereby attest that Holly Gaudreau ha	
25	concurred in this filing.	
26		
27		<u>/Stuart J. West/</u> Stuart J. West
28	63624349 v1	
	STIPULATION AND [PROPOSED] DEADLINE Case No. C10-04918 EDL	ORDER RE: EXTENSION OF FACTUAL DISCOVERY - 2 -

1				
2	PROOF OF SERVICE [C.C.P. §§ 1011 and 1013, C.R.C. § 2008, F.R.C.P. Rule 5, F.R.A.P. 25]			
3	I declare that I am employed in the City of Walnut Creek and County of Contra Costa,			
4	California; I am over the age of 18 years and not a party to the within action; my business address is 2815 Mitchell Drive, Suite 209, Walnut Creek, CA 94598. On the date set forth below, I served a			
5	true and accurate copy of the document(s) entitled:			
6	STIPULATION AND [PROPOSED] ORDER RE: EXTENSION OF FACTUAL DISCOVERY DEADLINE			
7	on the party(ies) in this action by placing said copy(ies) in a sealed envelope each addressed as follows:			
8	KILPATRICK TOWNSEND & STOCKTON LLP			
9	Timothy Cahn & Holly Gaudreau Two Embarcadero Center Eighth Floor			
10	San Francisco, CA 94111 Telephone: (415) 576-0200			
11	Facsimile: (415) 576-0300 Email: tcahn@kilpatricktownsend.com			
12	hgaudreau@kilpatricktownsend.com jarkowitz@kilpatricktownsend.com			
13	Attorney for Plaintiffs			
14	[By First Class Mail] I am readily familiar with my employer's practice for			
15 16	collecting and processing documents for mailing with the United States Postal Service. On the date listed herein, following ordinary business practice, I served the within document(s) at my place of business, by placing a true copy thereof, enclosed in a sealed envelope, with postage thereon fully prepaid, for collection and mailing with the United States Postal Service where it would be deposited with the United States Postal Service that same day in the ordinary course of business.			
17				
18	[By Overnight Courier] I caused each envelope to be delivered by a commercial carrier service for overnight delivery to the offices of the addressee(s).			
19	[By Hand] I directed each envelope to the party(ies) so designated on the service list to be delivered by courier this date.			
20				
21	[By Facsimile Transmission] I caused said document to be sent by facsimile transmission to the fax number indicated for the party(ies) listed above.			
22	[By Electronic Transmission] I caused said document to be sent by electronic transmission to the e-mail address(es) indicated for the party(ies) listed above.			
23				
24	I declare under penalty of perjury that the foregoing is true and correct and that this declaration was executed this date at San Francisco, California.			
25	Dated: August 1, 2011 /Stuart J. West/			
26	Stuart J. West			
27				
28	63624349 v1			
	STIPULATION AND [PROPOSED] ORDER RE: EXTENSION OF FACTUAL DISCOVERY DEADLINE Case No. C10-04918 EDL - 3 -			