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9	eHARMONY.COM, INC., and THESTREET.COM, INC.	ALISA ANNE LIPSKI (<i>pro hac vice</i>) ALipski@gviplaw.com	
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12		Attorneys for Plaintiff	
13		EIT HOLDINGS, LLC	
14	IN THE UNITED STA	TES DISTRICT COURT	
15	FOR THE NORTHERN D	ISTRICT OF CALIFORNIA	
16	SAN FRANCISCO DIVISION		
17	EIT HOLDINGS, LLC, a Delaware company	Case No. 3:10-cv-05623-JCS	
18	Plaintiff,	STIPULATION AND [PROPOSED] ORDER REGARDING CONTINUANCE OF CASE	
19	v.	MANAGEMENT CONFERENCE DATE	
20	YELP!, INC., a Delaware corporation;		
21	TICKETMASTER L.L.C., a Virginia corporation; NETFLIX, INC., a Delaware corporation;		
22	LINKEDIN CORPORATION, a Delaware corporation;		
23	CLASSMATES ONLINE, INC., a Washington Corporation;		
24	eHÂRMONY.COM, INC., a Delaware Corporation;		
25	MONSTER WORLDWIDE, INC., a Delaware Corporation; and		
26	THE STREET.COM, Inc., a Delaware Corporation;		
27	Defendants.		
28			
		RDING CONTINUANCE OF CASE MANAGEMENT	
	CONFERENCE DATE / CA	SE NO. 3:10-CV-05623-JCS Dockets.Justia	

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1	Pursuant to Civil Local Rules 6-1(b) and 6-2, Plaintiff EIT Holdings, LLC ("Plaintiff") and				
2	Defendants Yelp! Inc., Ticketmaster L.L.C., Netflix, Inc., LinkedIn Corp., eHarmony.com, Inc., and				
3	TheStreet.com, Inc. hereby stipulate to continuing the Initial Case Management Conference currently				
4	scheduled for March 18, 2011 at 1:30 p.m. The parties request this modification because Plaintiff has not				
5	yet served the two other defendants in this case—Classmates Online, Inc. and Monster Worldwide,				
6	Inc.—and because Plaintiff intends to file a second amended complaint that would add another party to				
7	the litigation. If any one of these other defendants declines to proceed before this Court, this case would				
8	be reassigned and the results of any case management conference would be vacated. Accordingly, IT IS				
9	HEREBY STIPULATED by and between the parties, through their respective counsel undersigned, that:				
10	The date of the initial Case Management Conference currently set for March 18, 2011, at 1:30				
11	p.m. will be moved to April 29, 2011 at 1:30 p.m.				
12					
13	Dated: February 23, 2011 DURIE TANGRI LLP				
14					
15	By: <u>/s/ Ryan M. Kent</u> DARALYN J. DURIE				
16	RYAN M. KENT JESSE GERACI				
17	Attorneys for Defendants				
18	YELP!, INC., TICKETMASTER L.L.C., LINKEDIN CORP., NETFLIX, INC.,				
19	eHARMONY.COM, INC., THESTREET.COM, INC.				
20					
21	Dated: February 23, 2011 GOLDSTEIN & VOWELL LLP				
22					
23	By: <u>/s/ Jody M. Goldstein</u> EDWARD W. GOLDSTEIN				
24	CORBY VOWELL JODY M. GOLDSTEIN				
25	ALISA LIPSKI				
26	Attorneys for Plaintiff EIT HOLDINGS, LLC				
27					
28					
	2 STIPULATION AND [PROPOSED] ORDER REGARDING CONTINUANCE OF CASE MANAGEMENT				
	CONFERENCE DATE / CASE NO. 3:10-CV-05623-JCS				

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1	FILER'S ATTESTATION
2	Pursuant to General Order No. 45, Section X (B) regarding signatures, I, Ryan M. Kent, attest
3	that concurrence in the filing of this document has been obtained.
4	Dated: February 23, 2011 /s/ Ryan M. Kent
5	RYAN M. KENT
6	TES DISTRICT
7	IT IS HEREBY ORDERED:
8 9	Dated: February <u>28</u> , 2011
10	Z Judge Joseph C. Spero
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12	FERN DISTRICT OF CO
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	3 STIPULATION AND [PROPOSED] ORDER REGARDING CONTINUANCE OF CASE MANAGEMENT CONFERENCE DATE / CASE NO. 3:10-CV-05623-JCS

1 CERFITICATE OF SERVICE 3 I certify that all counsel of record is being served on February 23, 2011 with a copy of the document via the Court's CM/ECF system. 4 I certify that all counsel of record is being served on February 23, 2011 with a copy of the document via the Court's CM/ECF system. 5 Edward W. Goldstein Goldstein Goldstein & Vowell, LLP Goldstein & Vowell, LLP Goldstein @gviplaw.com 6 Houston, Texas 77027 7 EGoldstein@gviplaw.com 8 Mark W. Good 9 Terra Law LLP 177 Park Avenue, 3rd Floor 1177 West Loop South, Suite 400 100 San Jose, CA 95113 112 Corby R. Vowell 12 Corby R. Vowell 13 Houston, Texas 77027 14 Covell (Egviplaw.com 15 Covell (Egviplaw.com 16 Dated: February 23, 2011 17 By: /s/ Ryan M. KENT 18 Pathetic February 23, 2011 By: 17 Vowell (Egviplaw.com 15 Pathetic February 23, 2011 By: 17 K/ Ryan M. KENT 18 Structation And procestend on thein and the in and the in and the in and the i		Case3:10-cv-05623-JCS Document34 Filed02/23/11 Page4 of 4	
Houston, Texas 77027 Houston, Texas 77027 EGoldstein@gviplaw.com JGoldstein@gviplaw.com 8 Mark W. Good Alisa A. Lipski 9 Terra Law LLP Goldstein & Vowell, LLP 10 San Jose, CA 95113 Houston, Texas 77027 11 mgood@terra-law.com ALipski@gviplaw.com 12 Corby R. Vowell Goldstein & Vowell, LLP 13 1177 West Loop South, Suite 400 Houston, Texas 77027 14 Corby R. Vowell Goldstein & Vowell, Suite 400 15 Houston, Texas 77027 CVowell@gviplaw.com 16 Dated: February 23, 2011 By: /// Ryan M. Kent 17 Bated: February 23, 2011 By: /// Ryan M. Kent 18 19 10 STIPULATION AND (PROPOSED) ORDER REGARDING CONTINUANCE OF CASE MANAGEMEE	2 3 4 5	CERFITICATE OF SERVICE I certify that all counsel of record is being served on February 23, 2011 with a copy of document via the Court's CM/ECF system. Edward W. Goldstein Goldstein & Vowell, LLP	of this
Mark W. Good Alisa A. Lipski Terra Law LLP Goldstein & Xovenl, LLP 177 Park Avenue, 3rd Floor 1177 West Loop South, Suite 400 San Jose, CA 95113 Houston, Texas 77027 mgood@terra-law.com ALipski@gviplaw.com 12 Corby R. Vowell Goldstein & Vowell, LLP 13 1177 West Loop South, Suite 400 Houston, Texas 77027 CVowell@gviplaw.com 14 Corby R. Vowell Goldstein & Vowell, LLP 15 By: 16 Dated: February 23, 2011 17 By: 18 STIPULATION AND [PROPOSED] ORDER REGARDING CONTINUANCE OF CASE MANAGEMEE		Houston, Texas 77027 EGoldstein@gviplaw.com Houston, Texas 77027 JGoldstein@gviplaw.com	
10 San Jose, CA 95113 Houston, Texas 77027 11 mgood@terra-law.com ALipski@gviplaw.com 12 Corby R. Vowell Goldstein & Vowell, LLP 13 1177 West Loop South, Suite 400 Houston, Texas 77027 14 CVowell@gviplaw.com Event 15 Dated: February 23, 2011 By: /s/ Rvan M. Kent 18 Pated: February 23, 2011 By: /s/ Rvan M. KENT 18 Pated: February 23, 2011 By: /s/ Rvan M. KENT 18 Pated: February 23, 2011 By: /s/ Rvan M. KENT 18 Pated: February 23, 2011 By: /s/ Rvan M. KENT 19 Pated: February 23, 2011 By: /s/ Rvan M. KENT 18 Pated: February 23, 2011 By: /s/ Rvan M. KENT 19 Pated: February 23, 2011 By: /s/ Rvan M. KENT 20 Pated: February 24 February 24 21 Pated: February 24 February 24 22 Pated: February 24 February 24 23 Pated: February 24 February 24 24 <th></th> <th>Mark W. GoodAlisa A. LipskiTerra Law LLPGoldstein & Vowell, LLP</th> <th></th>		Mark W. GoodAlisa A. LipskiTerra Law LLPGoldstein & Vowell, LLP	
11 Corby R. Vowell Goldstein & Vowell, LLP 13 1177 West Loop South, Suite 400 Houston, Texas 77027 CVowell@gviplaw.com 16 Dated: February 23, 2011 17 By: /s/ Ryan M. Kent RYAN M. KENT 18 9 20 21 21 22 23 24 24 5 26 4 STIPULATION AND (PROPOSED) ORDER REGARDING CONTINUANCE OF CASE MANAGEMEE)	10	San Jose, CA 95113Houston, Texas 77027	
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