1 RICHARD J. IDELL, ESQ. (SBN 069033) 2 ORY SANDEL, ESQ. (SBN 233204) **IDELL & SEITEL LLP** 3 465 California Street, Suite 300 San Francisco, CA 94104 4 Telephone: (415) 986-2400 5 Facsimile: (415) 392-9259 6 Attorneys for Plaintiffs and Counter-Defendants STEPHAN JENKINS, THIRD EYE BLIND, INC., 7 3EB TOURING, INC. and STEPHAN JENKINS 8 PRODUCTIONS, INC. 9 JAMES A. MURPHY, ESQ. (SBN 062223) 10 HARLAN B. WATKINS, ESQ. (SBN 176458) MURPHY, PEARSON, BRADLEY & FEENEY 11 88 Kearny Street, 10th Floor 12 San Francisco, CA 94108-5530 Telephone: (415) 788-1900 13 Facsimile: (415) 393-8087 14 Attorneys for Defendant and Cross-Claimant 15 HISCOCK & BARCLAY, LLP 16 UNITED STATES DISTRICT COURT 17 NORTHERN DISTRICT OF CALIFORNIA 18 19 STEPHAN JENKINS, an individual; THIRD Case No.: CV-11-0211 EMC 20 EYE BLIND, INC., a California corporation; STIPULATION FURTHER EXTENDING 3EB TOURING, INC., a California 21 TIME TO RESPOND TO COUNTERcorporation; and STEPHAN JENKINS CLAIMANT HISCOCK & BARCLAY, 22 PRODUCTIONS, INC., a California LLP'S COUNTERCLAIM corporation, 23 [N.D. CAL. CIV. L.R. 6-1(a)] Plaintiffs, 24 [PROPOSED] ORDER VS. (E-filing) 25 THOMAS IRVING MANDELBAUM, an Hon. Edward M. Chen, Presiding individual; SELVERNE, MANDELBAUM & 26 MINTZ, LLP, a New York limited liability 27 partnership; HISCOCK & BARCLAY, LLP, a New York limited liability partnership; and 28 DOES 1 through 500, inclusive,

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1 Defendants. 2 HISCOCK & BARCLAY, LLP, a New York 3 limited liability partnership, 4 Counter-Claimant. 5 VS. 6 STEPHAN JENKINS, an individual; THIRD EYE BLIND, INC., a California corporation; 7 3EB TOURING, INC., a California corporation; and STEPHAN JENKINS 8 PRODUCTIONS, INC., a California 9 corporation, Counter-Defendants. 10 11 Pursuant to Civil Local Rule 6-1(a), IT IS HEREBY STIPULATED AND AGREED by 12 Plaintiffs and Counter-Defendants STEPHAN JENKINS, an individual; THIRD EYE BLIND, 13 INC., a California corporation; 3EB TOURING, INC., a California corporation; and STEPHAN 14 JENKINS PRODUCTIONS, INC., a California corporation (collectively, "Plaintiffs" or 15 "Counter-Defendants"), on the one hand, and Defendants and Counter-Claimant HISCOCK & 16 BARCLAY, LLP, a New York limited liability partnership ("Defendant" or "Counter-17 Claimant"), on the other hand, by and through their undersigned counsel, that Counter-18 Defendants' time to respond to Counter-Claimant's Counterclaim (filed on January 21, 2011 19 [Docket No. 10]) is extended up to and including May 16, 2011. Counter-Defendants' motion to 20 dismiss the Counterclaim was denied on April 22, 2011. This change will not alter the date of 21 any event or any deadline already fixed by Court order. 22 SO STIPULATED. 23 MURPHY, PEARSON, BRADLEY & FEENEY 24 Dated: May 12, 2011 By: 25 James Murphy Attorneys for Defendant and Cross-Claimant 26 HISCOCK & BARCLAY, LLP 27 **IDELL & SEITEL LLP** 28

1 Dated: May 12, 2011 By: 2 Richard Idell Ory Sandel 3 Attorneys for Plaintiffs and Counter-Defendants 4 STEPHAN JENKINS, THIRD EYE BLIND, INC., 3EB TOURING, INC. and STEPHAN JENKINS 5 PRODUCTIONS, INC. 6 7 **ATTESTATION OF CONCURRENCE** 8 I, Richard J. Idell, as the ECF user and filer of this document, attest that, pursuant to 9 General Order No. 45(X)(B), concurrence in the filing of this document has been obtained from 10 Harlan B. Watkins, the above signatory. 11 **IDELL & SEITEL LLP** 12 Dated: May 12, 2011 By: Richard Idell 13 Ory Sandel 14 Attorneys for Plaintiffs and Counter-Defendants STEPHAN JENKINS, THIRD EYE BLIND, INC., 15 3EB TOURING, INC. and STEPHAN JENKINS 16 PRODUCTIONS, INC. 17 18 [PROPOSED] ORDER 19 PURSUANT TO THE ABOVE STIPULATION, IT IS SO ORDERED. 20 21 5/25/11 Dated: 22 IT IS <u>SO</u> ORDERED United States District Court 23 24 Judge Edward M. Chen 25 26 27 28

PROOF OF SERVICE

I am employed in the City and County of San Francisco, State of California in the office of a member of the bar of this court at whose direction the following service was made. I am over the age of eighteen years and not a party to the within action. My business address is Idell & Seitel LLP, 465 California Street, Suite 300, San Francisco, California 94104.

On May 13, 2011, I served the following document(s):

STIPULATION FURTHER EXTENDING TIME TO RESPOND TO COUNTER-CLAIMANT HISCOCK & BARCLAY, LLP'S COUNTERCLAIM; [N.D. CAL. CIV. L.R. 6-1(a)]; [PROPOSED] ORDER

by **ELECTRONIC MAIL.** As this case is subject to the United States District Court for the Northern District of California ECF program, pursuant to General Rule 45, upon the filing of the above-entitled document(s) an automatically generated e-mail message was generated by the Court's electronic filing system and sent to the address(es) shown below and constitutes service on the receiving party.

JAMES A. MURPHY JOSEPH RIMAC JOHN PAUL GIRARDE WILLIAM REILLY MURPHY, PEARSON, BRADLEY & RIMAC MARTIN, P.C. **FEENEY** 1051 Divisadero Street 88 Kearney Street, 10th Floor San Francisco, California 94115 San Francisco, California 94108-5530 Telephone (415) 561-8440 Telephone (415) 788-1900 Facsimile (415) 561-8430 Facsimile (415) 393-8087 Email: Jrimac@rimacmartin.com Email: jmurphy@mpbf.com, W reilly@rimacmartin.com jgirarde@mpbf.com Attorneys for Defendant Hiscock & Barclay, KENNETH M. LABBATE, ESQ. LLPSANJIT SHAH, ESQ. MOUND COTTON WOLLAN & **GREENGRASS** One Battery Park Plaza New York, NY 10004-1486

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Attorneys for Defendants Thomas I. Mandelbaum;

and Selverne, Mandelbaum & Mintz, LLP

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1	I certify and declare under penalty of perjury that the foregoing is true and correct, that I
2	am employed in the office of an attorney qualified to practice in this court, and that I executed this declaration at San Francisco, California.
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