1	Frank M. Washko (SBN 252010) BLACK & WASHKO LLP	Steven Ames Brown (SBN 83363) ENTERTAINMENT LAW	
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5	Twashko@owntigation.com	sabiowite Entertainment Law.com	
6	Attorney for Defendants	Attorney for Plaintiff	
7	EUROARTS MUSIC INTERNATIONAL GmbH NAXOS OF AMERICA, INC.	JAZZ CASUAL PRODUCTIONS, INC.	
9			
	UNITED STATES DISTRICT COURT		
10	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
11	SAN FRANCISCO DIVISION		
12	LAZZ CASHAL DRODUCTIONS INC	Case No.: 3:11-CV-00352	
13	JAZZ CASUAL PRODUCTIONS, INC.	Case No.: 5.11-GV-00552	
14	Plaintiff,	STIPULATED EXTENSION OF TIME	
15	VS.	TO RESPOND TO THE COMPLAINT	
16	TODY DYDON FACT CTINGON INC. 41.		
17	TOBY BYRON, EAST STINSON, INC. dba TOBY BYRON MULTIPRISES, INC.,		
18	EUROARTS MUSIC INTERNATIONAL		
19	GmbH, NAXOS OF AMERICA, INC.		
20			
21	Defendants.		
22			
23	Disintiff Law Course Duoductions Inc. ("I	Disintiff?") and Defendants From Arts Music International	
24	Plaintiff Jazz Casual Productions, Inc. ("Plaintiff") and Defendants EuroArts Music International		
25	GmbH, and Naxos of America, Inc., (collectively, "Defendants"), pursuant to Civil Local Rules 6-1 and		
26	6-2, respectfully request that the Court enter the following stipulation regarding the time for Defendants		
27	to answer, move, or otherwise respond to Plaintif	t's Complaint. The parties now AGREE AND	

STIPULATE that the time for Defendants to answer, move, or otherwise respond to the Complaint is

1	extended through and including April 28, 2011.	
2	1.	Reason for Extension of Time.
3	At the request of Defendants, the parties have met and conferred and jointly agree to the	
4	requested ext	tension for the convenience of the parties.
5	2.	Prior Time Modifications.
6	There have been no previous time modifications in this case.	
7	3. Effect of Modification.	
8	The requested extension will have no effect on the rest of the schedule in this action.	
9		
10		Respectfully submitted,
11	Dated: April	12, 2011 BLACK & WASHKO LLP
12		Frank M. Washko
13		
14		By: Frank M. Washko /s/
15		Frank M. Washko
16		Attorney for Defendants
17		
18	Dated: April	12, 2011 ENTERTAINMENT LAW
19	Steven A. Brown	Steven A. Brown
20		By:Steven A. Brown /s/
21		Steven A. Brown
22		Attorney for Plaintiff
23		
24	Filer's Attest	tation: Pursuant to General Order No. 45, Section X(B) regarding signatures, Frank M.
25	Washko hereby attests that concurrence in the filing of this document has been obtained.	
26		-
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3	ODDED
4	ORDER
5	PURSUANT TO STIPULATION, IT IS SO ORDERED.
6	DATED:
7	Honorable tos
8	United States A Judge Joseph C. Spero
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