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1 KAUFMAN LLC ALAN H. KAUFMAN 445 Park Avenue New York, New York 10022 3 Telephone: 646-820-6550 646-820-6568 Facsimile: 4 Appearing Pro Hac Vice SHEPPARD, MULLIN, RICHTER & HAMPTON LLP 5 A Limited Liability Partnership 6 **Including Professional Corporations** ROBERT J. STUMPF, JR., Cal. Bar No. 72851 rstumpf@sheppardmullin.com Four Embarcadero Center, 17th Floor San Francisco, California 94111-4109 Telephone: 415-434-9100 9 Facsimile: 415-434-3947 Attorneys for Plaintiff Suzanne D. Jackson 11 UNITED STATES DISTRICT COURT 12 NORTHERN DISTRICT OF CALIFORNIA 13 14 SUZANNE D. JACKSON, 15 Case No. CV 11-2753 JSW Plaintiff, 16 STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO 17 V. RESPOND TO COMPLAINT; WILLIAM FISCHER, JON SABES **DECLARATION OF ROBERT J.** 18 STEVEN SABES, DAVID GOLDSTEEN, STUMPF IN SUPPORT THEREOF 19 MARVIN SIEGEL, BRIAN CAMPION, LONNIE BOOKBINDER, CHETAN NARSUDE, MANI KOOLASURIYA, 20 JOSHUA ROSEN, UPPER ORBIT, LLC, SPECIGEN, INC., PEER DREAMS INC., 21 NOTEBOOKZ INC., ILEONARDO.COM INC., NEW MOON LLC, MONVIA LLC, 22 and SAZANI BEACH HOTEL, 23 Defendant. 24 25 26 27 28

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1	Plaintiff Suzanne Jackson ("Plaintiff"), by and through her counsel, and
2	defendant Brian Campion ("Campion"), pro se, subject to the Court's approval, stipulate as
3	follows:
4	WHEREAS, on or about August 27, 2011, Campion was personally served
5	Plaintiff's complaint and summons;
6	WHEREAS, Plaintiff and Campion have already stipulated to an extension
7	of time to answer or otherwise respond to the complaint to October 11, 2011 (see Doc. #
8	32);
9	WHEREAS, Plaintiff has previously agreed to extend time to answer or
10	otherwise respond to the complaint to October 11, 2011 for defendants Marvin Siegel, Jon
11	Sabes, Steven Sabes, Chetan Narsude, Mani Kulasooriga, Monvia, LLC, David Goldsteen,
12	William Fischer and Upper Orbit LLC;
13	WHEREAS, Campion has newly requested an extension of time to answer or
14	otherwise respond to the complaint to October 28, 2011;
15	WHEREAS, Plaintiff has agreed to extend Campion's time to answer or
16	otherwise respond to the complaint to October 28, 2011;
17	NOW THEREFORE, IT IS HEREBY STIPULATED AND AGREED BY
18	AND BETWEEN THE PARTIES that, subject to the Court's approval, defendant Campion
19	shall answer or otherwise respond to the complaint on or before October 28, 2011.
20	Dated: October 17, 2011 Brian Campion
21	January Campion
22	Dated: October 17, 2011 /s/ Robert J. Stumpf
23	Robert J. Stumpf SHEPPARD MULLIN ET AL.
24	Attorneys for Plaintiff Suzanne Jackson
25	PURSUANT TO STIPULATION, IT IS SO ORDERED
26	
27	Dated: October 18, 2011 The Hon beffrey S. White
28	The tipinguethey 5. White