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6	Attorneys for Defendant		
7	LINEBARGER GOGGAN BLAIR & SAMPSON LLP, a Texas limited liability partnership		
8 9	[Names and Addresses of Additional Counsel Listed on Signature Pages]		
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	SAN FRANCISCO		
13	4EC HOLDINGS, LLC, a Delaware limited liability	Case No. 3:14-cv-01944 VC	
14	company,	(Class Action)	
15	Plaintiff,	STIPULATION TO EXTEND TIME TO COMPLETE SUPPLEMENTAL	
16	vs. LINEBARGER GOGGAN BLAIR & SAMPSON	BRIEFING ON SETTLEMENT APPROVAL ISSUES	
17	LLP, a Texas limited liability partnership,	Courtroom of the Honorable	
18	Defendant.	Vince Chhabria, Courtroom 4	
19			
20	The parties, by and through their respective co	ounsel of record and subject to the Court's	
21	approval, stipulate as follows:		
22	RECITALS		
23	WHEREAS, on December 30, 2014, the parties have entered into a Stipulation of Settlement		
24	(the "Stipulation") to resolve this matter, subject to Court approval;		
25	WHEREAS, on January 22, 2015, the Court held a hearing (the "January 22 Hearing") on		
26	whether it should grant preliminary approval to the settlement set forth the Stipulation;		
27	WHEREAS, the Court raised certain questions during the January 22 Hearing and by orders		
28	entered January 23 and 27, 2015, the Court posed certain questions to the parties, asking that the		
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	-1- STIP.TO EXTEND TIME TO COMPLETE SUPP. BRIEFING ON SETTLEME	ENT APPROVAL ISSUES CASE NO.: 3:14-CV-01944 VC Dockets.Justia.com	

1	parties respond to them in a supplemental brief concerning preliminary settlement approval to be		
2	filed on or before February 20, 2015;		
3	WHEREAS, the parties have been discussing the possibility of certain modifications to the		
4	Stipulation intended to respond to issues raised by the Court at the January 22 Hearing, and		
5	defendant has been collecting certain data requested by the Court;		
6	WHEREAS, the parties believe that the Court's consideration of the proposed settlement		
7	would be enhanced if the parties first reach final positions on, and to the extent applicable document		
8	potential modifications to the Stipulation, and if those issues were incorporated into the		
9	supplemental brief that the Court has requested; and		
10	WHEREAS, pre-existing business travel will result in counsel for the parties being out of		
11	town for much of the balance of February, making it more difficult for the parties to confer and con;		
12	THEREFORE, subject to the Court's approval, the parties agree as follows:		
13	STIPULATION		
14	The date by which the parties shall file their joint supplemental brief responding to the		
15	Court's questions related to settlement approval is extended two weeks, to and including Friday,		
16	March 6, 2015.		
17	SO STIPULATED.		
18	DATED: February 13, 2015 JONATHAN R. BASS (SBN 075779)		
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23	By <u>/s/ Jonathan R. Bass</u> Jonathan R. Bass		
24			
25	WILLIAM McGRANE (SBN 057761) william.mcgrane@mcgranellp.com		
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	STIP.TO EXTEND TIME TO COMPLETE SUPP. BRIEFING ON SETTLEMENT APPROVAL ISSUES CASE NO.: 3:14-CV-01944 VC		

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6		4EC HÓLDINGS, LLC
7	DATED: February 13, 2015	VINSON & ELKINS LLP
8		By /s/ Michael L. Charlson
9		Michael L. Charlson
10		Attorneys for Defendant
11		LINEBARGER GOGGAN BLAIR & SAMPSON LLP
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	STIP.TO EXTEND TIME TO COMPLETE SUPP. BRIEFING ON SETTLE	

1	PROPOSED ORDER		
2	Pursuant to the Stipulation of the parties and upon good cause showing, the Court HEREBY		
3	ORDERS that the date by which the parties shall file their joint supplemental brief responding to the		
4	Court's questions related to settlement approval is extended two weeks, to and including Friday,		
5	March 6, 2015.		
6	IT IS SO ORDERED.		
7	DATED: February 18, 2015		
8	Honorable Vince Chhabria		
9	United States District Judge		
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	-4- STIP.TO EXTEND TIME TO COMPLETE SUPP. BRIEFING ON SETTLEMENT APPROVAL ISSUES CASE NO.: 3:14-CV-01944 VC		