LATHAM & WATKINS LLP Perry J. Viscounty (Bar No. 132143) perry.viscounty@lw.com 505 Montgomery, Suite 2000 San Francisco, CA 94111 (415) 395-8126 / (415) 463-2600 Fax LATHAM & WATKINS LLP Ryan R. Owens (Bar No. 228066) ryan.owens@lw.com Bradley A. Hyde (Bar No. 301145) bradley.hyde@lw.com 650 Town Center Drive, 20th Floor Costa Mesa, CA 92626 (714) 540-1235 / (714) 755-8095 Fax	TECHCOASTLAW® Frank M. Weyer (State Bar No. 127011) fweyer@techcoastlaw.com 2032 Whitley Ave. Los Angeles CA 90068 Telephone: (310) 494-6616 Facsimile: (310) 494-9089 Attorney for Defendant EveryMD.com LLC
Attorneys for Plaintiff craigslist, Inc.	
UNITED STATE	ES DISTRICT COURT
NORTHERN DIST	TRICT OF CALIFORNIA
SAN FRAN	ICISCO DIVISION
CRAIGSLIST, INC., a Delaware	Case No. 3:16-cv-03421-EMC
corporation,	STIPULATION EXTENDING TIME TO
Plaintiff,	FILE JOINT CLAIM CONSTRUCTION STATEMENT
v.	Assigned to Hon. Edward M. Chen
EVERYMD.COM LLC, a California limited liability company,	
Defendant.	
	Case No.: 3:16-cv-03421-EMC
	Perry J. Viscounty (Bar No. 132143) perry.viscounty@lw.com 505 Montgomery, Suite 2000 San Francisco, CA 94111 (415) 395-8126 / (415) 463-2600 Fax LATHAM & WATKINS LLP Ryan R. Owens (Bar No. 228066) ryan.owens@lw.com Bradley A. Hyde (Bar No. 301145) bradley.hyde@lw.com 650 Town Center Drive, 20th Floor Costa Mesa, CA 92626 (714) 540-1235 / (714) 755-8095 Fax Attorneys for Plaintiff craigslist, Inc. UNITED STAT NORTHERN DIST SAN FRAN CRAIGSLIST, INC., a Delaware corporation, Plaintiff, v. EVERYMD.COM LLC, a California limited liability company,

1	Pursuant to Civil Local Rules 6-1, 6-2 and 7-12, and related rules, Plaintiff craigslist, Inc.
2	("craigslist") and Defendant EveryMD.com LLC ("EveryMD") (collectively, "the Parties")
3	hereby jointly stipulate to extend the time for the Parties to file their Joint Claim Construction
4	Statement.
5	WHEREAS, the Parties' Joint Claim Construction Statement is currently due February 2,
6	2017 (Dkt. No. 48);
7	WHEREAS, the Parties' have executed a confidential settlement agreement in which they
8	agreed to dismiss the current action upon completion of certain conditions precedent that are
9	required to occur within 10 days of execution of the agreement, and are awaiting completion of
10	those conditions precedent before filing the respective joint stipulation of dismissal;
11	WHEREAS, this time modification would assist in the resolution of this matter.
12	IT IS HEREBY STIPULATED by and among the Parties hereto, through their
13	respective attorneys of record, and subject to the approval of the Court that:
14	1. The deadline for the Parties to file their Joint Claim Construction statement shall
15	be extended from February 2, 2017 to February 10, 2017.
16	
17	IT IS SO STIPULATED.
18	Dated: February 2, 2017 LATHAM & WATKINS LLP
19	Dry /r/ Proma D. Communa
20	By /s/ Ryan R. Owens Ryan R. Owens Portry I. Viscounty
21	Perry J. Viscounty Bradley A. Hyde
22	Attorneys for Plaintiff CRAIGSLIST, INC.
23	CRAIOSLIST, INC.
24	Dated: February 2, 2017 TECHCOASTLAW
25	
26	By <u>/s/ Frank M. Weyer</u> Frank M. Weyer
27	Attorney for Defendant EVERYMD.COM LLC
28	LVERTWID.COM LEC

1	<u>ATTESTATION</u>
2	I hereby attest that concurrence in the filing of this document has been obtained from the
3	other signatory.
4	
5	Dated: February 2, 2017 /s/ Ryan R. Owens Ryan R. Owens
6	
7	PURSUANT TO STIPULATION, IT IS SO ORDERED.
8	ATES DISTRICT
9	Dated: February 3, 2017 Hon Edward M. Chen
10	United States D: IT IS SO ORDERED
11	
12	Judge Edward M. Chen
13	
1415	PANDISTRICT OF CE
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