

1	STIPULATION	
2	WHEREAS, Plaintiff CARLOS MORALES ("Plaintiff" or "MORALES"), filed a	
3	Complaint against Defendants AMAZON.COM, LLC ("AMAZON") and PEACH, INC. D/B/A/	
4	ACTION MESSENGER SERVICE ("PEACH") (collectively "Defendants") in Alameda County	
5	Superior Court on or about September 27, 2016;	
6	WHEREAS, Plaintiff filed a First Amended Complaint ("FAC") on November 30, 2016;	
7	WHEREAS, AMAZON's and PEACH's responses to the FAC were originally due on	
8	December 14, 2016 and thereafter extended by fourteen (14) days to December 28, 2016 by way	
9	of stipulation;	
10	WHEREAS, counsel for PLAINTIFF and DEFENDANTS have been conferring since that	
11	time in an attempt to resolve certain issues related to the FAC before DEFENDANTS are	
12	required to file their response to the FAC; and	
13	WHEREAS, that meet and confer process is still ongoing and PLAINTIFF has agreed to	
14	stipulate to extend DEFENDANTS' deadlines to respond to the FAC further, until January 13,	
15	2017, in order to facilitate the ongoing meet and confer process.	
16	THEREFORE, IT IS HEREBY STIPULATED AS FOLLOWS:	
17	1. Defendants AMAZON's and PEACH's deadlines to respond to the First Amended	
18	Complaint are extended from December 28, 2016 to February 13, 2017.	
19	2. This stipulation shall not alter the date of any event or any deadline already fixed by	
20	Court order.	
21	IT IS SO STIPULATED.	
22	Dated: December 28, 2016 MORGAN, LEWIS & BOCKIUS LLP	
23	MORGAN, LEWIS & BOCKIUS LLP	
24	By /s/ Christopher J. Banks	
25	John S. Battenfeld	
26	Christopher J. Banks Marina C. Gruber Attorneys for Defendent	
27	Attorneys for Defendant AMAZON.COM, LLC	
MORGAN, LEWIS 28 BOCKIUS LLP Attorneys at Law Silicon Valley	1 STIP. EXTENDING DEFTS' DEADLINE TO RESPOND TO FAC Case No. 3:16-cv-06462	

1	Dated: December 28, 2016 CHA	ARLES E. RUBEN & ASSOCIATES
2		
3	Ву	/s/ Charles E. Ruben
4		Charles E. Ruben Attorneys for Defendant
5		PEACH, INC.
6	Dated: December 28, 2016 SET.	AREH LAW GROUP
7		
8		/s/ Shaun Satareh
9	,	Shaun Setareh Thomas Segal
10		Attorneys for Plaintiff CARLOS MORALES
11		
12		
13	ATTESTATION RE ELECTRONIC SIGNATURES	
14	I, CHRISTOPHER J. BANKS, attest pursuant to Northern District Local Rule 5-1(i)(3)	
15	that all other signatories to this document, on whose behalf this filing is submitted, concur in the	
16	filing's content and have authorized this filing. I declare under penalty of perjury under the laws	
17	of the United States of America that the foregoing is true and correct.	
18	Dated: December 28, 2016 MO	RGAN, LEWIS & BOCKIUS LLP
19		
20	By	/s/ Christopher J. Banks John S. Battenfeld
21		Christopher J. Banks Marina C. Gruber Attorneys for Defendant AMAZON.COM, LLC
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28 Morgan, Lewis &		STIP. EXTENDING DEFTS'
BOCKIUS LLP Attorneys at Law Silicon Valley	2	DEADLINE TO RESPOND TO FAC Case No. 3:16-cv-06462