Casse44066evve0588055SSEA Diboonomeent 16743 Fill ided 11 00017220007 Page 11 of 133 1 Larry R. Laycock (Admitted *Pro Hac Vice*) Charles J. Veverka (Admitted *Pro Hac Vice*) 2 Robert E. Aycock (Admitted *Pro Hac Vice*) Mark W. Ford (Admitted *Pro Hac Vice*) 3 WORKMAN | NYDEGGER 1000 Eagle Gate Tower 4 60 East South Temple 5 Salt Lake City, UT 84111 Telephone: (801) 533-9800 6 Facsimile: (801) 328-1707 Email: llaycock@wnlaw.com 7 William B. Farmer (State Bar No. 46694) 8 Jacob Alpren (State Bar No. 235713) 9 COLLETTE ERICKSON FARMER & O'NEILL LLP 235 Pine Street, Suite 1300 10 San Francisco, CA 94104 Telephone: (415) 788-4646 11 Facsimile: (415) 788-6929 Email: wfarmer@collette.com 12 13 Attorneys for Defendant PODFITNESS, INC. 14 15 UNITED STATES DISTRICT COURT 16 NORTHERN DISTRICT OF CALIFORNIA 17 SAN FRANCISCO DIVISION 18 19 Civil Action No. 4:06-cv-05805 SBA APPLE, INC., 20 Plaintiff, MPROPOSEDKORDER GRANTING 21 PODFITNESS' MOTION TO STAY v. 22 PROCEEDINGS FOR THIRTY PODFITNESS, INC., and DOES 1-100, DAYS PENDING ENGAGEMENT 23 inclusive OF SUBSTITUTE COUNSEL 24 Defendants. 25 Date: November 6, 2007 26 Time: 1:00 pm Courtroom 3, 3rd Floor 27 Judge: Hon. Saundra B. Armstrong 28

1 THIS MATTER came before the Court on defendant Podfitness, Inc.'s ("Podfitness") Motion to 2 Stay Proceedings for Thirty Days Pending Engagement of Substitute Counsel. Having considered the 3 papers and oral argument, if any, submitted in support of and in opposition to Podfitness' motion, being 4 fully advised in the premises and for good cause shown, IT IS HEREBY ORDERED that Podfitness' 5 motion is GRANTED as follows: 6 7 1. For thirty days from the date of entry of this Order, the parties shall refrain from 8 conducting discovery or otherwise submitting papers to the Court that require responsive 9 submissions; and 10 2. Podfitness shall immediately notify the Court and Plaintiff upon engagement of substitute 11 counsel. 12 13 DATED this 31 day of OCTOBER . 2007. 14 15 16 Honorable Saundra B. Armstro U.S. District Judge 17 18 Respectfully submitted on behalf of Podfitness: 19 20 Workman | Nydegger 21 /s/ Charles J. Veverka 1000 Eagle Gate Tower 22 60 East South Temple 23 Salt Lake City, UT 84111 Telephone: (801) 533-9800 24 COLLETTE ERICKSON FARMER & O'NEILL LLP 25 235 Pine Street, Suite 1300 San Francisco, CA 94104 26 Telephone: (415) 788-4646 27 Attorneys for Defendant and Counterclaimant Podfitness, Inc. 28

## **PROOF OF SERVICE**

I hereby certify that on October 1, 2007, I electronically filed the foregoing with the Clerk of the Court by using the CM/ECF system which sent notification of such filing to the following:

Abrams@fr.com; jacobalpren@quinnemanuel.com; raycock@wnlaw.com; wfarmer@collette.com;
rlawrence@collette.com; llaycock@wnlaw.com; jlewis@wnlaw.com; martens@fr.com;
miclean@fr.com; cveverka@wnlaw.com
and served Podfitness' in-house counsel separately at shutchinson@podfitness.com.

## WORKMAN | NYDEGGER

## /s/ Charles J. Veverka \_

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## [PROPOSED] ORDER GRANTING PODFITNESS' MOTION TO STAY