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 8 John Klemmer dba Remohj Music

9 **UNITED STATES DISTRICT COURT**
 10 **NORTHERN DISTRICT OF CALIFORNIA**

11	JOHN KLEMMER d/b/a REMOHJ MUSIC,)	Case No.: C08-03732 JCS
12)	
13	Plaintiff.)	STIPULATION TO
14)	EXTEND TIME FOR
15	v.)	DEFENDANT ANTHONY
16)	THEODORE TO
17	JABARI EVANS p/k/a NALEDGE, an)	ANSWER OR
18	Individual, RAWKUS)	OTHERWISE RESPOND
19	ENTERTAINMENT. LLC, a Delaware)	TO FIRST AMENDED
20	Limited Liability Company, MAJOR)	COMPLAINT
21	LEAGUE ENTERTAINMENT N.Y.C., INC.,)	
22	a New York Corporation, ANTHONY)	
23	THEODORE p/k/a DYNAS. an Individual,)	
24)	
25	Defendants.)	
		/	

26 Pursuant to Civil Local Rule 6.1(a), Plaintiff John Klemmer d/b/a Remohj Music
 27 (“Plaintiff”), by and through Plaintiff’s counsel of record, and Defendant Anthony Theodore
 28 p/k/a Dynas (“Theodore”), *pro se*, hereby stipulate as follows:

29 WHEREAS, Defendant Anthony Theodore p/k/a Dynas (“Theodore”) and Plaintiff John
 30 Klemmer d/b/a Remohj Music (“Plaintiff”), through Plaintiff’s undersigned counsel, have agreed
 31 to extend the time for Defendant Theodore to file his response to the First Amended Complaint:

1 WHEREAS, such an extension of time to answer, move, or otherwise respond will not
2 alter the date of any event or any deadline already fixed by Court order; and

3 WHEREAS, pursuant to Civil Local Rule 6.1(a), no court order is required to give effect
4 to this Stipulation.

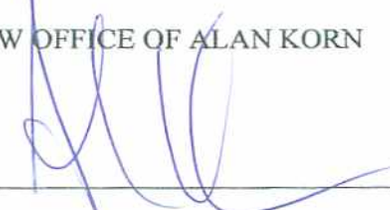
5 IT IS HEREBY STIPULATED AND AGREED, by Plaintiff through his undersigned
6 counsel and Defendant Theodore, that Defendant Theodore's time to answer, move, or otherwise
7 respond to the First Amended Complaint in the above action shall be extended through and
8 including October 22, 2008. Defendant Theodore was not served the initial Complaint, nor did
9 Defendant Theodore waive service of the initial Complaint in which he was a named party.
10

11 Respectfully submitted this 29th day of September, 2008.

12 

13 ANTHONY THEODORE
14 Defendant, *Pro Se*

15 LAW OFFICE OF ALAN KORN

16
17 By 

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24 Dated: 9/29/08

