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9	Attorneys for Plaintiff craigslist, Inc.				
10	UNITED STATES DISTRICT COURT				
11	NORTHERN DISTRICT OF CALIFORNIA				
12	OAKLAND DIVISION				
13					
14	craigslist, Inc., a Delaware corporation,				
15	Plaintiff,	Case No. C	CV 08 05069 SBA		
16 17	v.		TION AND ORDER CONTINUING NAGEMENT CONFERENCE		
18	Autoposterpro, Inc., PostingExperts, Inc., John Doe d/b/a craigslistadsstore.com and	Date:	February 11, 2009		
19	craigslistpromoting.com, and Does 2 through 25, inclusive,	Time: Dept: Before:	3 p.m. Courtroom 3, 3rd Floor Honorable Saundra B. Armstrong		
20		Belore.	Honorable Saundra B. Armstrong		
21	Defendants.				
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23					
24					
25					
26					
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28					
	1 CASE NO. CV 08 05069 SBA				
	STIPULATION AND [PROPOSED] ORDER CONTINUING CASE MANAGEMENT CONFERENCE				

STIPULATION AND [PROPOSED] ORDER CONTINUING CASE MANAGEMENT CONFERENCE 40753-0043/LEGAL15210857.1

1	WHEREAS, counsel for craigslist and counsel for Roman Hossain have conferred			
2	regarding the lawsuit and have stipulated that craigslist shall file an amended complaint naming			
3	Roman Hossain as an individual defendant.			
4	WHEREAS, in light of the foregoing, the parties stipulate to continue the Case			
5	Management Conference and to the proposed scheduling dates provided below.			
6	Now therefore, the parties, through the undersigned counsel, hereby stipulate and agree as			
7	follows:			
8	(1) craigslist will file an amended complaint naming Roman Hossain as a party on or			
9	before February 3, 2009;			
10	(2) Roman Hossain will file his response to the amended complaint on or before February			
11	17, 2009;			
12	(3) The parties will hold their Federal Rule of Civil Procedure 26(f) Conference on			
13	February 19, 2009 at 10am.			
14	(4) The parties will serve their Initial Disclosures and file their Joint Case Management			
15	Statement And Rule 26 Report on March 5, 2009.			
16	(5) The parties stipulate to continue the Case Management Conference to a date as the			
17	Court's calendar permits on or after March 19, 2009.			
18				
19	IT IS SO STIPULATED.			
20				
21	DATED: January 28, 2009 PERKINS COIE LLP			
22	Dev /a/ Dei au Haussaan			
23	By: /s/ Brian Hennessy Brian Hennessy (SBN 226721)			
24	BHennessy@perkinscoie.com Elizabeth L. McDougall (WA Bar No. 27026)			
25	EMcDougall@perkinscoie.com			
26	Attorneys for Plaintiff craigslist, Inc.			
27				
28	2			
	3			

1	DATED. L		
2	DATED: January 28, 2009 HYDE & SWIGART		
3	By: /s/ Joshua B. Swigart		
4	Joshua B. Swigart (SBN 225557) josh@westcoastlitigation.com		
5	Attorneys for Roman Hossain		
6			
7	I, Brian Hennessy, hereby attest, pursuant to N.D. Cal. General Order No. 45, that the concurrence to the filing of this document has been obtained from each signatory hereto.		
8			
9	DATED: January 28, 2008 PERKINS COIE LLP		
10	By: /s/ Brian Hennessy		
11	Brian Hennessy (SBN 226721) BHennessy@perkinscoie.com		
12	, ,		
13	Attorneys for Plaintiff craigslist, Inc.		
14			
15	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
16	IT IS FURTHER ORDERED THAT the initial Case Management Conference, which		
17			
18	was originally scheduled for February 11, 2009 is CONTINUED TO March 25, 2009 at 2:45		
	p.m The parties shall <u>meet and confer</u> prior to the conference and shall prepare a joint Case		
19	Management Conference Statement which shall be filed no later than ten (10) days prior to the		
20	Case Management Conference that complies with the Standing Order For All Judges Of The		
21	Northern District Of California and the Standing Order of this Court. Plaintiffs shall be		
22	responsible for filing the statement as well as for arranging the conference call. All parties shall		
23	be on the line and shall call (510) 637-3559 at the above indicated date and time.		
24			
25	Dated: 1/30/09 Samula B Ormiliag		
26	Honorable Saundra Brown Armstrong		
27			
28			