

1 HARVEY SISKIND LLP
 2 D. PETER HARVEY (SBN 55712)
 3 Email: pharvey@harveysiskind.com
 4 MATTHEW A. STRATTON (SBN 254080)
 5 Email: mstratton@harveysiskind.com
 6 Four Embarcadero Center, 39th Floor
 7 San Francisco, California 94111
 8 Telephone: (415) 354-0100
 9 Facsimile: (415) 391-7124

10 Attorneys for Plaintiff WIMAX FORUM

11 HANSON BRIDGETT LLP
 12 ARMAN JAVID (SBN 191572)
 13 Email: ajavid@hansonbridgett.com
 14 425 Market Street, 26th Floor
 15 San Francisco, CA 94105
 16 Telephone: (415) 777-3200
 17 Facsimile: (415) 995-3571

18 EDWARDS ANGELL PALMER & DODGE LLP
 19 STEVEN M. COWLEY (*pro hac vice*)
 20 Email: scowley@eapdlaw.com
 21 YEWON MIN (SBN 226267)
 22 Email: ymin@eapdlaw.com
 23 111 Huntington Ave
 24 Boston, MA 02199
 25 Telephone: (617) 951-2283
 26 Facsimile: (888) 325-9103

27 Attorneys for Defendants

28 YANKEE GROUP RESEARCH, INC., WEINMAN CORPORATION, and ELIOT WEINMAN

**IN THE UNITED STATES DISTRICT COURT
 FOR THE NORTHERN DISTRICT OF CALIFORNIA
 OAKLAND DIVISION**

WIMAX FORUM, a California corporation,
 Plaintiff,

v.

YANKEE GROUP RESEARCH, INC., a
 Delaware corporation, WEINMAN
 CORPORATION, a Massachusetts corporation,
 ELIOT WEINMAN, an individual, and Does 1-
 25,

Defendants.

Case No. 3:09-cv-1623-SBA

**JOINT REQUEST TO EXTEND
 DEFENDANTS' TIME TO ANSWER THE
 COMPLAINT AND RESCHEDULE
 OTHER PRETRIAL DEADLINES**

1 The parties hereby submit this Joint Request to Extend Defendants' Time to Answer the
2 Complaint and Reschedule Other Pretrial Deadlines. On September 29, 2009, representatives of
3 WiMAX Forum ("Plaintiff") and defendants Yankee Group Research, Inc., Weinman Corporation,
4 and Eliot Weinman ("Defendants") mediated this matter before Anthony M. Keats, Esq. of Keats
5 McFarland & Wilson LLP. The mediation lasted approximately nine hours. Although significant
6 progress was made, the parties did not reach a settlement.

7 The parties remain committed to trying to settle the matter. To that end, Plaintiff's Board of
8 Directors plans to consider the pending settlement proposal at its meeting scheduled for October 28-
9 29, 2009. In the interest of judicial economy and to conserve the resources of the parties, Plaintiff
10 and Defendants jointly request that the Court reschedule the upcoming pretrial deadlines. The
11 parties now jointly request that the following pretrial deadlines be postponed approximately 45 days
12 from the current deadlines:

- 13
- 14 • November 20, 2000: Defendants' deadline to respond to the complaint
- 15 • December 4, 2009: parties' deadline to submit Joint Case Management Statement
- 16 • December 16, 2009 (3:00pm): Case Management Conference
- 17

18 Respectfully submitted,

19

20 Dated: October 9, 2009

HARVEY SISKIND LLP

21 D. PETER HARVEY
22 MATTHEW A. STRATTON

23 By: _____
24 Matthew A. Stratton

25 Attorneys for Plaintiff
26 WIMAX FORUM

27 ///

28 Dated: October 9, 2009

EDWARDS ANGELL PALMER & DODGE LLP

