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6 *Attorneys for Defendant*

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8 UNITED STATES DISTRICT COURT
 9 NORTHERN DISTRICT OF CALIFORNIA
 10 OAKLAND DIVISION

11 GARY BLACK, et al.,
 12 Plaintiffs,
 13 v.
 14 GOOGLE INC.,
 15 Defendant.

) No. C 10-02381 CW
)
) **STIPULATION EXTENDING**
) **DEFENDANT'S TIME TO**
) **ANSWER, MOVE, OR OTHERWISE**
) **RESPOND TO COMPLAINT**

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1 Plaintiffs Gary Black, individually doing business as Cal Bay Construction, and Holly
2 Beam-Black, individually doing business as Castle Roofing, and Defendant Google Inc. jointly
3 submit the following Stipulation Extending Defendant's Time to Answer, Move, or Otherwise
4 Respond to Complaint.

5 1. The filing deadline for Google to answer, move, or otherwise respond to the
6 Complaint was initially set for June 22, 2010.

7 2. The undersigned parties agreed and stipulated that Google's deadline to answer,
8 move, or otherwise respond to the Complaint shall be July 2, 2010.

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1 Respectfully submitted,

2 DATED: July 2, 2010

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6 By: /s/ David H. Kramer
David H. Kramer

7 *Attorneys for Defendant*

8 DATED: July 2, 2010

GARY BLACK (Acting *Pro Se*)
101 Auld Court
Green Valley Falls, CA 94534
Telephone: (707) 373-2960

12 By: /s/ Gary Black
Gary Black

13 *Plaintiff*

14 DATED: July 2, 2010

HOLLI BEAM-BLACK (Acting *Pro Se*)
101 Auld Court
Green Valley Falls, CA 94534
Telephone: (707) 373-2960

17 By: /s/ Holli Beam-Black
Holli Beam-Clack

18 *Plaintiff*



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ECF CERTIFICATION

I, David H. Kramer, am the ECF User whose identification and password are being used to file this STIPULATION EXTENDING DEFENDANT’S TIME TO ANSWER, MOVE, OR OTHERWISE RESPOND TO COMPLAINT. I hereby attest that Plaintiffs have concurred in this filing.

Dated: July 2, 2010

WILSON SONSINI GOODRICH & ROSATI
Professional Corporation

By: /s/ David H. Kramer
David H. Kramer