1 2 3 4 5 6 7 8 9 10	SHIRLI F. WEISS (Bar No. 079225) CHRISTOPHER M. YOUNG (Bar No. 1633: NOAH A. KATSELL (Bar No. 217090) DLA PIPER LLP (US) 401 B Street, Suite 1700 San Diego, CA 92101-4297 Tel: 619.699.2700 Fax: 619.699.2701 shirli.weiss@dlapiper.com christopher.young@dlapiper.com noah.katsell@dlapiper.com PAUL J. HALL (Bar No. 66084) DLA PIPER LLP (US) 555 Mission Street Suite 2400 San Francisco, CA 94105 Tel: 415.836.2500 Fax: 619.699.2701 paul.hall@dlapiper.com Attorneys for Defendant GROUPON, INC.	19)
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13	UNITED STATI	ES DISTRICT COURT
14	NORTHERN DISTRICT OF CALIFORNIA	
15	SAN FRAN	CISCO DIVISION
16		
17	WILLIAM EIDENMULLER, on Behalf of Himself and All Other Similarly Situated	CASE NO. CV 11-0984 (SBA)
18	and the General Public,	STIPULATION TO EXTEND TIME FOR DEFENDANT TO ANSWER OR
19	Plaintiff,	OTHERWISE RESPOND TO THE COMPLAINT PURSUANT TO LOCAL
20	V.	RULE 6-1(A)
21	GROUPON, INC., a Delaware Corporation,	
22		
23	Defendants.	
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DLA PIPER LLP (US) SAN FRANCISCO	EAST\44437846.2	STIPULATION TO EXTEND TIME CASE NO. CV 11-0984 (SBA)

1	Plaintiff William Eidenmuller ("Plaintiff") and Defendant Groupon, Inc. ("Groupon") by		
2	and through their respective attorneys of record, stipulate as follows:		
3	1.	On or about March 2, 2011, I	Plaintiff filed a Complaint in this Court against
4	Groupon.		
5	2.	On or about March 11, 2011, Groupon was served with the Complaint.	
6	3.	The time for Groupon to respond to or otherwise answer the Complaint is April 1,	
7	7 2011, pursuant to Fed. R. Civ. P. 12.		
8	4.	Plaintiff and Groupon agree that Groupon's deadline to respond to the Complaint	
9	is extended to and including May 2, 2011.		
10	5.	No prior extension of time ha	as been sought or granted in this action.
11	6.	No dates set by the Court are	affected by this stipulation.
12	IT IS SO STIPULATED.		
13	Dated: Marc	ch 30, 2011	DIA DIDED LLD (LIC)
14			DLA PIPER LLP (US)
15			By /s Christopher M. Young
16			SHIRLI F. WEISS PAUL J. HALL CHRISTOPHER M. WOUNG
17			CHRISTOPHER M. YOUNG NOAH A. KATSELL
18			Attorneys for Defendant GROUPON, INC.
19	Dated: Marc	ch 30 2011	BONNETT, FAIRBOURN, FRIEDMAN &
20	Buted. War	50, 2011	BALINT, P.C.
21			By /s Elaine A. Ryan
22			ELAINE A. RYAN PATRICIA N. SYVERSON
23			TODD D. CARPENTER Attorneys for Plaintiff
24			WILLIAM EIDENMULLER
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STIPULATION TO EXTEND TIME CASE NO. CV 11-0984 (SBA)

1	I, Christopher M. Young, attest that concurrence in the filing of this document has been
2	obtained from each of the signatories. I declare under penalty of perjury under the laws of the
3	United States of America that the foregoing is true and correct. Executed on this 30th day or
4	March, 2011 at San Diego, California.
5	By: s/Christopher M. Young CHRISTOPHER M. YOUNG
6	CHRISTOPHER M. YOUNG Attorney for Defendant Groupon, Inc.
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