1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	J. JONATHAN HAWK (254350) WHITE & CASE LLP 633 W. Fifth Street, Suite 1900 Los Angeles, CA 90071-2007 Telephone: (213) 620-7700 Facsimile: (213) 452-2329 Email: bmerryman@whitecase.com Email: jhawk@whitecase.com  BIJAL VAKIL (192878) JEREMY OSTRANDER (233489) WHITE & CASE LLP 5 Palo Alto Square, 9th Floor 3000 El Camino Real Palo Alto, CA 94306 Telephone: (650) 213-0300 Facsimile: (650) 213-8158 Email: bvakil@whitecase.com Email: jostrander@whitecase.com  Attorneys for Defendant GROUPME, INC.  PATRICK S. THOMPSON (160804) ANNA HSIA (234179) AUDREY M. LIN (271671) ahsia@goodwinprocter.com alin@goodwinprocter.com GOODWIN PROCTER LLP Three Embarcadero Center, 24th Floor, San Francisco, CA 94111 415-733-6000	SEAN P. REIS (184044) EDELSON MCGUIRE LLP B0021 Tomas Street, Suite 300 Rancho Santa Margarita, CA 92688 Telephone: (949) 459-2124 Facsimile: (949) 459-2123 Email: sreis@edelson.com  IAY EDELSON (PHV) RAFEY S. BALABANIAN (PHV) CHRISTOPHER L. DORE (PHV) EDELSON MCGUIRE LLC B30 North LaSalle Street, Suite 1300 Chicago, IL 60654 Telephone: (312) 589-6370 Facsimile: (312) 589-6378 Email: jedelson@edelson.com Email: rbalabanian@edelson.com Email: rdore@edelson.com Attorneys for Plaintiff and Putative Classes
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19	Email: ahsia@goodwinprocter.com Email: alin@goodwinprocter.com	
20	Attorneys for Defendant TWILIO, INC.	
21	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
22	OAKLAND DIVISION	
<ul><li>23</li><li>24</li></ul>	BRIAN GLAUSER, individually and on behal of a class of similarly situated individuals,	f Case No. 4:11-cv-02584-PJH
25	Plaintiffs, v.	JOINT STIPULATION EXTENDING THE PARTIES' BRIEFING SCHEDULE ON DEFENDANTS' MOTIONS TO
<ul><li>26</li><li>27</li></ul>	TWILIO, INC., a Delaware corporation; and GROUPME, INC., a Delaware corporation,	DISMISS AMENDED COMPLAINT  Complaint Filed: May 27, 2011
28	Defendants.	Trial Date: None set.

Pursuant to Local Rule 6-1, Plaintiff Brian Glauser, individually and on behalf of a class of similarly situated individuals ("Plaintiff"), and Defendants GroupMe, Inc. ("GroupMe") and Twilio, Inc. (collectively referred to herein as the "Parties"), by and through their respective counsel of record, hereby stipulate to modify the Parties' briefing schedule as it pertains to both Defendants' Motions to Dismiss the Amended Complaint as follows:

WHEREAS, on September 15, 2011, Plaintiff filed his amended complaint against GroupMe and Twilio alleging violations of the TCPA.

WHEREAS, on September 29, 2011, this Court entered an order extending Defendant GroupMe's time to respond to Plaintiff's amended Complaint.

WHEREAS, on September 29, 2011, Twilio moved to dismiss the amended complaint.

WHEREAS, on October 6, 2011, GroupMe also moved to dismiss the amended complaint.

WHEREAS, pursuant to L.R. 7-3(a), the deadline to file any opposition to Twilio's motion is October 13, 2011, and the deadline to file any opposition to GroupMe's motion is October 20, 2011.

WHEREAS, in the interests of justice and in an effort to enhance judicial efficiency and preserve resources, the Parties have agreed to extend Plaintiff's time to file his opposition to Twilio's motion by one-week, to October 20, 2011, to correspond with the deadline to file his opposition to GroupMe's motion. The Parties have further agreed to extend Defendants' deadline to file any reply brief to November 3, 2011.

WHEREAS, this extension is not sought for any improper purpose.

WHEREAS, the extension of time sought will not alter the date of any event or deadline already fixed by Court Order.

NOW, THEREFORE, THE PARTIES HEREBY STIPULATE and AGREE, subject to the approval of the Court, that:

- 1. Plaintiff shall have until October 20, 2011, to file any opposition papers to Defendants Twilio's and GroupMe's respective motions to dismiss;
- 2. Defendants shall have until November 3, 2011, to file any reply papers in support of their respective motions to dismiss.

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2		Respectfully submitted,
3	D ( 1 0 ( 1 12 2011	WWW. a GAGETTE
4	Dated: October 12, 2011	WHITE & CASE LLP
5		Den /a/ I Iamathan Handa
6		By: /s/ J. Jonathan Hawk J. Jonathan Hawk
7	D . 1 0 . 1 12 2011	Attorneys for Defendant GroupMe, Inc.
8	Dated: October 12, 2011	EDELSON MCGUIRE LLC
9		
10		By: /s/ Rafey S. Balabanian Rafey S. Balabanian
11		Attorneys for Plaintiff Brian Glauser
12	Dated: October 12, 2011	GOODWIN PROCTER LLP
13		
14		By: /s/ Patrick S. Thompson Patrick S. Thompson
15		Patrick S. Thompson Attorneys for Defendant Twilio, Inc.
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20	PURSUANT TO STIPULATION, IT IS SO OR	DERED.
21 22	DATED: October	STATIO
23		ONORABLE PHYLLIS I WANTON ON THE STREET AND GE
24		STATED STORDERED JOBGE  IT IS SO ORDERED
25		I Hamilton
26		Judge Phyllis J. Hamilton
27		
28		PRIV DISTRICT OF CV
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## **CERTIFICATE OF SERVICE** I, Christopher L. Dore, an attorney, hereby certify that on October 12, 2011, I served the above and foregoing Joint Stipulation Extending the Parties' Briefing Schedule on **Defendants' Motions to Dismiss Amended Complaint**, by causing true and accurate copies of such paper to be filed and transmitted to all counsel of record via the Court's CM/ECF electronic filing system. /s/ Christopher L. Dore