#### Case4:11-cv-04117-SBA Document92 Filed04/13/12 Page1 of 3

Russ, August & Kabat	1 2 3 4 5 6 7 8	RUSS, AUGUST & KABAT Marc A. Fenster, Calif. State Bar No. 181,067 E-mail: mfenster@raklaw.com Bruce D. Kuyper, Calif. State Bar No. 144,969 E-mail: bkuyper@raklaw.com Benjamin T. Wang, Calif. State Bar No. 228,712 E-mail: bwang@raklaw.com 12424 Wilshire Boulevard, 12 <sup>th</sup> Floor Los Angeles, California 90025 Telephone: (310) 826-7474 Facsimile: (310) 826-6991  Attorneys for Plaintiff, Vigilos, LLC  UNITED STATES DISTRICT COURT		
	10	NORTHERN DISTRICT OF CALIFORNIA		
	10	OAKLAND DIVISION		
	12			
	13	Vigilos, LLC	Case No. 4:11-cv-04117-SBA	
	14	Plaintiff,	STIPULATION FOR EXTENSION OF	
	15	V.	THE DEADLINE FOR CONDUCTING AN ENE SESSION (ADR L.R. 5-5)	
	16	Sling Media, Inc., et al.,		
	17	Defendants.		
	18			
	19			
	20			
	21			
	22	All of the parties to this action stipulate to and respectfully request an order extending the		
	23	deadline for conducting an ENE session from the current deadline of May 21, 2012 to June 13,		
	24	2012. The ENE evaluator, Nathan Lane III, Esq., has also agreed to this request.		
	25	The parties seek this extension in order to accommodate the evaluator's schedule and the		
	26	schedules of the parties and their counsel. The evaluator is scheduled to be out of the country at		
	27	the time of the deadline, specifically May 10-28, 2012. The session cannot be held before then		
	28	because the deadline for defendants to serve their invalidity contentions is not until May 3, 2012		
		STIP, FOR EXT. OF THE DEADLINE FOR CONDUCTING AN ENE SESSION  (ADDITION 6.5) AND THE DEADLINE FOR CONDUCTING AN ENE SESSION  1		

### Case4:11-cv-04117-SBA Document92 Filed04/13/12 Page2 of 3

1	(Dkt. No. 90). June 13, 2012 is accordingly the earliest date that the ENE session could be held		
2	that accommodates the evaluator's, the parties' and the parties' counsel's current schedules.		
3	Dated: April 13, 2012	Respectfully submitted,	
4		RUSS, AUGUST & KABAT	
5		Marc A. Fenster Benjamin T. Wang Bruce D. Kuyper	
7		Dyr. a/Drugo D. Vuymar	
8		By: s/Bruce D. KuyperAttorneys for Plaintiff, Vigilos, LLC	
9		MORRISON & FOERSTER LLP	
10		Rachel Krevans (CA SBN 116421) RKrevans@mofo.com	
11		425 Market Street San Francisco, California 94105-2482	
12		Telephone: 415.268.7000 Facsimile: 415.268.7522	
13			
14		By: s/Rachel KrevansAttorneys for Defendants,	
15 16		Sling Media, Inc., EchoStar Technologies, L.L.C., EchoStar Corporation, and	
17		DISH Network L.L.C.	
18			
19	ATTESTATION OF CONCURRENCE IN ELECTRONIC FILING		
20	In accordance with General Order 45, section X(B), I attest that I have obtained		
21	concurrence from Rachel Krevans in the filing of this stipulation.		
22	Dated: April 13, 2012	s/Bruce D. Kuyper	
23			
24			
25	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
26	, ,		
27	Dated: 4/17/12	Sandra B Ormitan	
28		United States District Judge	
	STIP. FOR EXT. OF THE DEADLINE FOR CONDUCTING AN ENE SESSION (ADR L.R. 5-5)– 4:11-cy-04117-SBA	2	

## 

# 

# 

# 

## 

## 

- 0

#### **CERTIFICATE OF SERVICE**

I certify that, on April 13, 2012, the foregoing document was filed electronically using the CM/ECF system. In accordance with General Order 45, Section IX(B), the automatic e-mail message generated by the ECF system and sent to all parties whose e-mail addresses have been registered in the case constitutes service on the attorney or other persons in this case.

I also certify that, on April 13, 2012, the ENE evaluator, Nathan Lane, III, Esq. was served with a copy of the foregoing document at his and his secretary's e-mail addresses, Nathan.Lane@squiresanders.com and Sarah.David@squiresanders.com, respectively.

I further certify that, on April 13, 2012, the ADR Case Administrator, Alice M. Fiel, was served with a copy of the foregoing document at her e-mail address

Alice Fiel@cand.uscourts.gov.

I certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on April 13, 2012.

#### s/Bruce D. Kuyper