DOMINIC V. SIGNOROTTI, CA Bar No. 267712 1 dsignorotti@bpbsllp.com BUCHMAN PROVINE BROTHERS SMITH LLP 2 2033 N. Main Street, Suite 720 Walnut Creek, California 94596 3 Telephone: 925 944 9700 Facsimile: 925 944 9701 4 Attorneys for Plaintiff 5 6 OTTO O. LEE, CA Bar No. 173987 olee@iplg.com 7 KEVĬŃ VIAU, CA Bar No. 275556 kviau@iplg.com INTELLECTUAL PROPERTY LAW GROUP LLP 8 12 South First Street, 12th Floor 9 San Jose, California 95113 Telephone: (408) 286-8933 10 Facsimile: (408) 286-8932 11 Attorneys for Defendant 12 IN THE UNITED STATES DISTRICT COURT 13 FOR THE NORTHERN DISTRICT OF CALIFORNIA 14 OAKLAND DIVISION 15 16 MYSFYT, INC., a California corporation, Case No.: 16-CV-03813-KAW 17 Plaintiff/Counterdefendant, STIPULATION TO STAY PROCEEDINGS PENDING SETTLEMENT; 18 [PROPOSED] ORDER V. 19 JAMES LUM, an individual, 20 Defendant/Counterclaimant. 21 22 WHEREAS, Plaintiff/Counterdefendant Mysfyt, Inc. ("Plaintiff" and "Mysfyt") and 23 Defendant/Counterclaimant James Lum ("Defendant" and "Lum") (collectively the "Parties") have 24 reached an agreement in principle for a settlement of this action; 25 WHEREAS, the Parties are continuing the process of finalizing a written settlement 26 agreement; 27 WHEREAS, the Parties previously stipulated to stay proceedings for settlement (Dkt. Nos. 28 38, 40, and 42), and the Court ordered such stays (Dkt. Nos. 39, 41, and 43).

1	WHEREAS, the Parties require additional time to finalize a full settlement, and anticipate	
2	the process to finalize settlement will be completed within thirty (30) days;	
3	WHEREAS, a Further Case Management Conference is scheduled to take place on August	
4	1, 2017 at 1:30pm, with a Further Case Management Statement due July 25, 2017.	
5	WHEREAS, the Parties believe full settlement is very imminent, and wish not to burden the	
6	Court with unnecessary proceedings while the settlement process is completed.	
7	NOW THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and among the	
8	Parties, through their undersigned counsel, that the action be stayed for an additional period of thirty	
9	(30) days pending the finalization of the settlement agreement, and that the Further Case	
10	Management Conference scheduled on the Court's August 1, 2017 calendar be moved to September	
11	5, 2017, with the Further Case Management Statement to be filed by July August 29, 2017.	
12	IT IS SO STIPULATED AND AGREED.	
13		
14	Respectfully submitted,	
15	Dated: July 25, 2017 INTELLECTUAL PROPERTY LAW GROUP LLP	
16	By: /s/ Otto O. Lee Otto O. Lee	
17	Kevin Viau 12 South First Street, 12th Floor	
18	San Jose, California 95113 Telephone: (408) 286-8933	
19	Facsimile: (408) 286-8932	
20	Attorneys for Defendant	
21	Dated: July 25, 2017 BUCHMAN PROVINE BROTHERS SMITH LLP	
22	By: /s/ Dominic V. Signorotti *	
23	Dominic V. Signorotti 2033 N. Main Street, Suite 720	
24	Walnut Creek, California 94596 Telephone: 925 944 9700	
25	Facsimile: 925 944 9701	
26	Attorneys for Plaintiff	
27	* Pursuant to Local Rule 5-1(i)(3), filing counsel attests that all other signatories listed, on whose	
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behalf the filing is submitted, concur in the filing's content and have authorized the filing.

[PROPOSED] ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: 7/26/17	Landes Westmore
	UNITED STATES MAGISTRATE JUDGE