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12	FRONTROW CALIFSO, ELC			
13	UNITED STATES DISTRICT COURT			
14	NORTHERN DISTRICT OF CALIFORNIA			
	OAKLAND DIVISION			
15	UARLAN	D DIVISION		
16	FRONTROW CALYPSO, LLC,	D DIVISION Case No. 4:17-cv-05827-SBA		
16 17				
16 17 18	FRONTROW CALYPSO, LLC,	Case No. 4:17-cv-05827-SBA		
16 17 18 19	FRONTROW CALYPSO, LLC, Plaintiff,	Case No. 4:17-cv-05827-SBA STIPULATION TO EXTEND DEADLINE TO RESPOND TO COMPLAINT;		
16 17 18 19 20	FRONTROW CALYPSO, LLC, Plaintiff, vs.	Case No. 4:17-cv-05827-SBA STIPULATION TO EXTEND DEADLINE TO RESPOND TO COMPLAINT;		
16 17 18 19 20 21	FRONTROW CALYPSO, LLC, Plaintiff, vs. FRONT ROW EDUCATION, INC., Defendant.	Case No. 4:17-cv-05827-SBA STIPULATION TO EXTEND DEADLINE TO RESPOND TO COMPLAINT; [PROPOSED] ORDER		
16 17 18 19 20 21 22	FRONTROW CALYPSO, LLC, Plaintiff, vs. FRONT ROW EDUCATION, INC., Defendant. In light of the parties' ongoing settlemen	Case No. 4:17-cv-05827-SBA <b>STIPULATION TO EXTEND DEADLINE</b> <b>TO RESPOND TO COMPLAINT;</b> [PROPOSED] ORDER nt efforts, which are near completion, Plaintiff		
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<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>	FRONTROW CALYPSO, LLC, Plaintiff, vs. FRONT ROW EDUCATION, INC., Defendant. In light of the parties' ongoing settleme FrontRow Calypso, LLC ("FrontRow") and De respectfully request to amend the case schedule The Court granted the parties' stipulation (Dkt. 22.) FRE's current deadline to answer or	Case No. 4:17-cv-05827-SBA <b>STIPULATION TO EXTEND DEADLINE</b> <b>DO RESPOND TO COMPLAINT;</b> [PROPOSED] ORDER In efforts, which are near completion, Plaintiff fendant Front Row Education, Inc. ("FRE") as detailed below. In to amend the case schedule on April 27, 2018. otherwise respond to the Complaint is May 29,		
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> </ol>	FRONTROW CALYPSO, LLC, Plaintiff, vs. FRONT ROW EDUCATION, INC., Defendant. In light of the parties' ongoing settleme FrontRow Calypso, LLC ("FrontRow") and De respectfully request to amend the case schedule The Court granted the parties' stipulation (Dkt. 22.) FRE's current deadline to answer or 2018. The parties have now signed a settlement	Case No. 4:17-cv-05827-SBA <b>STIPULATION TO EXTEND DEADLINE</b> <b>DORESPOND TO COMPLAINT;</b> <b>PROPOSED J ORDER</b> In efforts, which are near completion, Plaintiff fendant Front Row Education, Inc. ("FRE") as detailed below. In to amend the case schedule on April 27, 2018. otherwise respond to the Complaint is May 29, a greement, with only a few steps remaining to be		
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>	FRONTROW CALYPSO, LLC, Plaintiff, vs. FRONT ROW EDUCATION, INC., Defendant. In light of the parties' ongoing settleme FrontRow Calypso, LLC ("FrontRow") and De respectfully request to amend the case schedule The Court granted the parties' stipulation (Dkt. 22.) FRE's current deadline to answer or 2018. The parties have now signed a settlement	Case No. 4:17-cv-05827-SBA <b>STIPULATION TO EXTEND DEADLINE</b> <b>DO RESPOND TO COMPLAINT;</b> [PROPOSED] ORDER In efforts, which are near completion, Plaintiff fendant Front Row Education, Inc. ("FRE") as detailed below. In to amend the case schedule on April 27, 2018. otherwise respond to the Complaint is May 29,		

1	their efforts on finishing the settlement process, FrontRow and FRE respectfully propose to				
2	extend FRE's deadline to respond to the Complaint by 30 days, subject to the Court's approval:				
3					
4	Event	Current Deadline	Proposed New Deadline		
5	FRE's deadline to answer or otherwise respond to the Complaint	May 29, 2018	June 29, 2018		
6	The current case schedule has been previously modified by stipulation and Court order at				
7	Dkts. 20, 22 and 24. This case is still in its early stages. Discovery deadlines, motion deadlines,				
8	and trial have not yet been set. The requested time modification would thus not impact these				
9	deadlines.				
10	By signature below, counsel for Defendant attests that counsel for Plaintiff concurs in the				
11	filing of this paper.				
12	Dated: May 29, 2018	d: May 29, 2018 OWEN, WICKERSHAM & ERICKSON, P.C.			
13					
14	By: <u>/s/ Noel M. Cook</u>				
15	Noel M. Cook Attorney for Defendant				
16		FRONT ROW ED			
17	Dated: May 29, 2018	FINNEGAN, HENDER			
18		GARRETT & DUNNE	R, LLP		
19	By: /s/ Morgan E. Smith				
20	Morgan E. Smith				
21	Attorney for Plaintiff FRONTROW CALYPSO, LLC				
22					
23					
24	[PROPOSED] ORDER				
2 <b>-</b> 25	PURSUANT TO STIPULATION, IT IS SO ORDERED.				
25 26	Dated: 5/30/18				
	Saundre B. Gronstrong				
27	The Hon. Saundra B. Armstrong $\sigma$ United States District Judge				
28		Northern District of Cal	-		
		2			

STIPULATION TO EXTEND DEADLINE; [PROPOSED] ORDER

Case No. 4:17-cv-05827-SBA