1	COOLEY LLP			
2	MICHAEL G. RHODES (116127) (rhodesmg@cooley.com) MATTHEW D. BROWN (196972) (brownmd@cooley.com)			
3	101 California Street 5th Floor San Francisco, CA 94111-5800 Telephone: (415) 693-2000 Fax: (415) 693-2222			
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5	,			
6	Attorneys for Defendant FACEBOOK, INC.			
7	DAVID N. LAKE (180775) (David@lakelawpc.com) 16130 Ventura Boulevard, Suite 650			
8	Encino, CA 91436			
9	Telephone: (818) 788-5100 Fax: (818) 788-5199			
10	Attorney for Plaintiffs			
11	UNITED STATES DISTRICT COURT			
12	NORTHERN DISTRICT OF CALIFORNIA			
13	SAN JOSI	E DIVISION		
14				
15		Case No. C10-cv-00429 (JF)		
16		STIPULATION AND [PROPOSED] ORDER EXTENDING PLAINTIFFS'		
17	IN RE FACEBOOK CONSUMER	TIME TO FILE CONSOLIDATED COMPLAINT, DEFENDANT'S TIME		
18	PRIVACY LITIGATION	TO ANSWER OR MOVE, AND PARTIES' TIME TO COMPLY WITH		
19		THE INITIAL CASE MANAGEMENT CONFERENCE AND ADR		
20		DEADLINES		
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23	This Stipulation is entered into by and among plaintiffs Donald Silverstri, Dawn Keer,			
24	Kimberly Mancella, Jill Silverman Strelzin, Christopher LeMole, Eric Markowitz, Frank			
25	Bluementhal, Lauren Reese, and Billy Sternberg (collectively, "Plaintiffs"), and defendant			
26	Facebook, Inc. ("Defendant") by and through their respective counsel.			
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	1180714 v2/SF	STIPULATION AND [PROPOSED] ORDER RE TIME C10-CV-00429 (JF)		

1	WHEREAS, the Silverstri complaint was filed on January 29, 2010;
2	WHEREAS, the Markowitz complaint was filed on January 29, 2010;
3	WHEREAS, counsel for Defendant has duly accepted service of the Summonses and
4	Complaints;
5	WHEREAS, on February 4, 2010, the Parties stipulated: (a) that the Silverstri and
6	Markowitz actions are related cases within the meaning of Local Civil Rule 3-12(a), (b) that under
7	Federal Rule of Civil Procedure 42(a), the cases are consolidated for all purposes into one action,
8	(c) that Plaintiffs shall file a Consolidated Complaint on or before March 9, 2010, and (d) that
9	Defendant shall respond to the Consolidated Complaint on or before April 9, 2010;
10	WHEREAS, on February 11, 2010, the Court so ordered the Stipulation;
11	WHEREAS, on March 5, 2010, the Parties stipulated that Plaintiffs shall file a
12	Consolidated Complaint on or before April 27, 2010, and that Defendant shall respond to the
13	Consolidated Complaint on or before May 27, 2010;
14	WHEREAS, on March 15, 2010, the Court so ordered the Stipulation;
15	WHEREAS, on April 21, 2010, the Parties stipulated that Plaintiffs shall file a
16	Consolidated Complaint on or before May 25, 2010, that Defendant shall respond to the
17	Consolidated Complaint on or before June 24, 2010, and that the Parties would respond to the
18	Initial Case Management Order and ADR Order by May 28, 2010;
19	WHEREAS, on April 29, 2010, the Court so ordered the Stipulation;
20	WHEREAS, on April 29, 2010, the Court reset the Conference on the Initial Case
21	Management Order from May 14, 2010 to May 28, 2010;
22	WHEREAS, Plaintiffs have been diligently working on the Consolidated Complaint but
23	Laurence D. Paskowitz, the principal of one of the Co-Lead Counsel, recently had major surgery,
24	is recovering at home and cannot yet work full time, and, accordingly, Plaintiffs require a short
25	additional extension to complete the Consolidated Complaint;
26	WHEREAS, Plaintiffs will not seek any further extensions of this deadline;
27	WHEREAS the Parties also have agreed upon a briefing schedule for Defendant's
28	anticipated Motion to Dismiss the Complaint, and, accordingly, seek to reset the dates pertaining

1	to the Initial Case Management Order;		
2	IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned		
3	counsel for Plaintiffs and Defendant, that:		
4	1. The Plaintiffs shall file a superseding Consolidated Complaint on or before June 8,		
5	2010. Defendant shall move to dismiss, answer, or otherwise respond to the Consolidated		
6	Complaint on or before July 13, 2010. Defendant has no obligation to respond to the current		
7	Complaints. If Defendant files a Motion to Dismiss, Plaintiffs will file their Opposition to such		
8	Motion by August 10, 2010, and Defendant will file a Reply by August 27, 2010.		
9	2. August 19, 2010 will be the last day to meet and confer re: initial disclosures, early		
10	settlement, ADR process selection, and discovery plan (Fed. R. Civ. Pro. 26(f) & ADR L.R. 3-5);		
11	file ADR certification signed by Parties and Counsel (Civil L.R. 16-8(b) & ADR L.R. 3-5(b));		
12	and file either Stipulation to ADR Process or Notice of Need for ADR Phone Conference (Civi		
13	L.R. 16-8(c) & ADR L.R. 3-5(b) & (c)).		
14	3. September 2, 2010 will be the last day to file the Rule 26(f) Report, complete		
15	initial disclosures or state objection in Rule 26(f) Report and file Case Management Statement per		
16	the Court's Standing Order re Contents of Joint Case Management Statement (Fed. R. Civ. Pro		
17	26(a)(1) & Civil L.R. 16-9).		
18	4. Oral argument on any Motion to Dismiss filed by Defendant shall be heard on		
19	September 10, 2010, at 9:00 a.m. and the Case Management Conference shall be held on the same		
20	day, September 10, 2010, at 10:30 a.m.		
21	This Stipulation is without prejudice to any other rights that any party may have.		
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1	Dated: May 19, 2010	
2	LAW OFFICES OF DAVID N. LAKE	COOLEY LLP
3		
4	/s/ David N. Lake	/s/ Matthew D. Brown
5	David N. Lake (180775) Attorneys for Plaintiffs DONALD	Matthew D. Brown (196972) Attorneys for Defendant
6	SILVERSTRI, DAWN KEER, KIMBERLY MANCELLA, JILL	FACEBOOK, INC.
7	SILVERMAN STRELZIN, CHRISTOPHER LEMOLE, ERIC	
8	MARKOWITZ, FRANK BLUEMENTHAL, LAUREN REESE,	
9	AND BILLY STERNBERG	
10	DAVID N. LAKE (180775)	COOLEY LLP
11	(David@lakelawpc.com) 16130 Ventura Boulevard, Suite 650	MICHAEL G. RHODES (116127) (rhodesmg@cooley.com) MATTHEW D. BROWN (196972) (brownmd@cooley.com)
12	Encino, CA 91436 Telephone: (818) 788-5100	
13	Fax: (818) 788-5199	101 California Street 5th Floor
14	Liaison Counsel for Plaintiffs	San Francisco, CA 94111-5800 Telephone: (415) 693-2000 Fax: (415) 693-2222  Attorneys for Defendant FACEBOOK, INC.
15 16	ROY L. JACOBS ANGELICA KONTOROFF PASKOWITZ LAW FIRM P.C. 60 East 42 <sup>nd</sup> Street, 46 <sup>th</sup> Floor New York, NY 10165 Telephone: (212) 685-0969 Fax: (212) 685-2306	
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20	and	
21	Brian M. Felgoise FELGOISE LAW FIRM 261 Old York Rd. Suite 518 Jenkintown, PA 19046 Telephone: (215) 886-1900 Fax: (215) 886-1909 Felgoiselaw@verizon.net Co-Lead Counsel for Plaintiffs	
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1	[PR	ROPOSED] ORDER
2	The above stipulation having bee	en considered and good cause appearing therefore,
3	IT IS SO ORDERED.	
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5	DATED:	
6		The Honorable Jeremy Fogel UNITED STATES DISTRICT JUDGE
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## **FILER'S ATTESTATION** Pursuant to General Order No. 45, Section X, Subparagraph B, the undersigned attests that all parties have concurred in the filing of this Stipulation and [Proposed] Order. Dated: May 19, 2010 **COOLEY LLP** By: /s/ Matthew D. Brown Matthew D. Brown