1 2 3 4 5 6 7	COOLEY LLP MICHAEL G. RHODES (116127) (rhodesmg@cooley.com) MATTHEW D. BROWN (196972) (brownmd@cooley.com) BENJAMIN H. KLEINE (257225) (bkleine@cooley.com) 101 California Street, 5th Floor San Francisco, CA 94111-5800 Telephone: (415) 693-2000 Facsimile: (415) 693-2222	JAY EDELSON (jedelson@edelson.com) MICHAEL J. ASCHENBRENER (maschenbrener@edelson.com) BENJAMIN H. RICHMAN (brichman@edelson.com) 350 North LaSalle Street, Suite 1300 Chicago, Illinois 60654 Telephone: (312) 589-6370 Facsimile: (312) 589-6378 Attorneys for Plaintiff DAVID GOULD
8 9 10 11 12	Attorneys for Defendant FACEBOOK, INC. NASSIRI & JUNG LLP KASSRA P. NASSIRI (215405) (knassiri@r CHARLES H. JUNG (217909) (cjung@nass 251 Kearny Street, Suite 501 San Francisco, CA 94108 Telephone: (415) 762-3100 Facsimile: (415) 534-3200	
13 14 15	Attorneys for Plaintiff MIKE ROBERTSON UNITED STATES DISTRICT COURT	
16	NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION	
17 18 19	DAVID GOULD, an individual, on behalf of himself and all others similarly situated, Plaintiff,	No. 10-cv-02389 JW (PVT) Stipulation to Extend Time to Respond to Complaint (L.R. 6-1(a))
20 21 22	v. FACEBOOK, INC., a Delaware corporation, Defendant.	Courtroom: 8 Judge: James Ware Trial Date: None Set
23 24	MIKE ROBERTSON, individually and on behalf of all others similarly situated, Plaintiff,	No. 10-cv-02408 JW (PVT)
25 26 27	v. FACEBOOK, INC., a Delaware corporation, and DOES 1-50, inclusive,	
28 LLP t Law ISCO	Defendants.	STIPULATION TO EXTEND TIME TO RESPOND TO COMPLAINT NO. 10-CV-02389 JW (PVT); 10-CV-02408 JW (PVT)

1	This Stipulation is entered into by and among plaintiffs David Gould and Mike Robertson		
2	(collectively, "Plaintiffs") and defendant Facebook, Inc. ("Facebook") (Plaintiffs and Facebook		
3	collectively "the Parties"), by and through their respective counsel.		
4	WHEREAS the complaint in Gould v. Facebook, Inc., Case No. 10-cv-02389-JW		
5	("Gould") was filed on May 28, 2010;		
6	WHEREAS the complaint in Robertson v. Facebook, Inc., Case No. 10-cv-02408-JF		
7	("Robertson") was filed on June 1, 2010;		
8	WHEREAS the Court (Ware, D.J.), on July 26, 2010, ordered Gould and Robertson to be		
9	related;		
10	WHEREAS the current deadline for Facebook to answer, move to dismiss, or otherwise		
11	respond to the Complaint in Gould and the Complaint in Robertson is July 30, 2010;		
12	WHEREAS under Civil Local Rule 6-1(a), parties may stipulate in writing, without a		
13	Court order, to extend the time within which to answer, move to dismiss, or otherwise respond to		
14	the Complaint; AND		
15	WHEREAS extending the date for Facebook to answer, move to dismiss, or otherwise		
16	respond to the complaints to and including August 13, 2010 will not alter the date of any event or		
17	deadline already fixed by Court order;		
18	NOW, THEREFORE, the Parties hereby stipulate and agree as follows:		
19	1. Facebook's deadline to answer, move to dismiss, or otherwise respond to the		
20	Complaint in <i>Gould</i> is extended to and including August 13, 2010.		
21	2. Facebook's deadline to answer, move to dismiss, or otherwise respond to the		
22	Complaint in <i>Robertson</i> is extended to and including August 13, 2010.		
23	IT IS SO STIPULATED. (Signatures on following page.)		
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Р	STIPULATION TO EXTEND TIME		

1	Dated: July 27, 2010	COOLEY LLP
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3		/s/ Matthew D. Brown Matthew D. Brown
4		Attorneys for Defendant Facebook, Inc.
5	Dated: July 27, 2010	EDELSON MCGUIRE LLC
6	Dated. July 27, 2010	EDELSON MCGUIKE LLC
7		
8		/s/ Michael J. Aschenbrener Michael J. Aschenbrener (pro hac vice pending) Attorneys for Plaintiff David Gould
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10	Dated: July 27, 2010	NASSIRI & JUNG LLP
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12		/s/ Kassra P. Nassiri Kassra P. Nassiri
13		Attorneys for Plaintiff Mike Robertson
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COOLEY LLP Attorneys At Law San Francisco		3. STIPULATION TO EXTEND TIME TO RESPOND TO COMPLAINT NO. 10-CV-02389 JW (PVT); 10-CV-02408 JW (PVT)

1	FILER'S ATTESTATION
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3	Pursuant to General Order No. 45, Section X, Subparagraph B, the undersigned attests that
4	all parties have concurred in the filing of this Stipulation to Extend Time to Respond to
5	Complaint (L.R. 6-1(a)).
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7	Dated: July 27, 2010 /s/ Matthew D. Brown
8	Matthew D. Brown
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LLP At Law Sisco	4. STIPULATION TO EXTEND TIME TO RESPOND TO COMPLAINT NO. 10-CV-02389 JW (PVT); 10-CV-02408 JW (PVT)