1 2 3 4 5 6 7 8 9 10 11 12	COOLEY LLP MICHAEL G. RHODES (116127) (rhodesmg@cooley.com) MATTHEW D. BROWN (196972) (brownmd@cooley.com) 101 California Street, 5th Floor San Francisco, CA 94111-5800 Telephone: (415) 693-2020 Facsimile: (415) 693-2222 Attorneys for Defendant FACEBOOK, INC. EDELSON MCGUIRE LLP JAY EDELSON (jedelson@edelson.com) BENJAMIN HARRIS RICHMAN (pro hac vice) (brichman@edelson.com) 350 North LaSalle Street, 13th Floor Chicago, IL 60654 Telephone: (312) 589-6370 Facsimile: (312) 589-6378 Attorneys for Plaintiffs	
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15	UNITED STATES DISTRICT COURT	
16 17	NORTHERN DISTRICT OF CALIFORNIA	
17 18	SAN JOSE DIVISION	
18		
20	IN RE: FACEBOOK PRIVACY Case No. 10-cv-02389-JW LITIGATION	
20	STIPULATION TO EXTEND TIME TO RESPOND TO FIRST AMENDED	
22	CONSOLIDATED CLASS ACTION COMPLAINT (L.R. 6-1(a))	
23	ACTION FILED: May 28, 2010	
24		
25	This Stipulation is entered into by and among plaintiffs David Gould and Mike Robertson	
26	(collectively, "Plaintiffs") and defendant Facebook, Inc. ("Facebook") (Plaintiffs and Facebook	
27	collectively, "the Parties"), by and through their respective counsel.	
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COOLEY LLP Attorneys At Law San Francisco	1224600 v1/SF 1. STIPULATION TO EXTEND TIME TO RESPOND TO FIRST AMENDED COMPLAINT NO. 10-CV-02389-JW	

1	WHEREAS Plaintiffs filed their First Amended Consolidated Class Action Complaint			
2	("Complaint") on June 13, 2011;			
3	WHEREAS the current deadline for Facebook to answer, move to dismiss, or otherwise			
4	respond to the Complaint is June 27, 2011;			
5	WHEREAS under Civil Local Rule 6-1(a), parties may stipulate in writing, without a			
6	Court order, to extend the time within which to answer, move to dismiss, or otherwise respond to			
7	the Complaint; AND			
8	WHEREAS extending the date for Facebook to answer, move to dismiss, or otherwise			
9	respond to the Complaint to and including July 15, 2011 will not alter the date of any event or			
10	deadline already fixed by Court order;			
11	NOW, THEREFORE, the Parties hereby stipulate and agree as follows:			
12	Facebook's deadline to answer, move to dismiss, or otherwise respond to the Complaint is			
13	extended to and including July 15, 2011.			
14	IT IS SO STIPULATED.			
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16				
17	Dated: June 20, 2011 COC	DLEY LLP		
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19		Iatthew D. Brown hew D. Brown (196972)		
20	Atto	rneys for Defendant EBOOK, INC.		
21		LDOOK, INC.		
22	Dated: June 20, 2011 EDE	LSON MCGUIRE LLP		
23				
24		enjamin Harris Richman amin Harris Richman (<i>pro hac vice</i>)		
25	Attor	rneys for Plaintiffs		
26	(Additional counsel for Plaintiffs continued on next page)			
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28 Cooley LLP		STIPULATION TO EXTEND TIME TO		
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1	FILER'S ATTESTATION		
2	Pursuant to General Order No. 45, Section X, Subparagraph B, the undersigned attests that		
3	all signatories have concurred in the filing of this Stipulation to Extend Time to Respond to First		
4	Amended Class Action Complaint (L.R. 6-1(a)).		
5	Dated: June 20, 2011	COOLEY LLP	
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7		/s/ Matthew D. Brown	
8		Matthew D. Brown (196972)	
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COOLEY LLP Attorneys At Law San Francisco	1224600 v1/SF	4. STIPULATION TO EXTEND TIME TO No. 10-CV-02389-JW	