1 2 3 4 5 6	MATTHEW L. LARRABEE (No. 97147) matthew.larrabee@dechert.com DECHERT LLP One Maritime Plaza, Suite 2300 San Francisco, California 94111-3513 Telephone: 415.262.4500 Facsimile: 415.262.4555 STEVEN B.WEISBURD (No. 171490) steven.weisburd@dechert.com DECHERT LLP 300 West 6th Street, Suite 2010	SARA D. AVILA (No. 263213) MILSTEIN, ADELMAN & KERGER, LLP 2800 Donald Douglas Loop North Santa Monica, CA 90405 Telephone: (310) 396-9600 Facsimile: (310) 396-9635 E-Mail: savila@maklawyers.com ADAM P. PLANT WHATLEY DRAKE & KALLAS, LLC 2001 Park Place North, Suite 1000 Birmingham, Alabama 35203	
7	Austin, Texas 78701 Telephone: 512.394.3000	Telephone: (205) 328-9576 Facsimile: (205) 328-9669	
8	Facsimile: 512.394.3001 Attorneys for Defendant	E-Mail: aplant@wdklaw.com Attorneys for Plaintiffs	
10	GOOGLE INC.	Nathan Nabors	
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13	SAN JOSE DIVISION		
14			
15	NATHAN NABORS, Individually and on behalf of All others Similarly Situated,	Case No. 5:10-CV-03897-JW	
16	Plaintiff,	STIPULATED REQUEST FOR ORDER	
17	v.	CHANGING TIME	
18 19	GOOGLE INC., a Delaware Corporation,		
20	Defendant.		
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DECHERT LLP ATTORNEYS AT LAW SAN FRANCISCO		TPULATION	
	CASE NO. 5:10-CV-03897-JW		

1	Pursuant to Civil Local Rule 6-2, the parties request an order changing the time in which			
2	defendant Google Inc. ("Google") must file a reply in support of its motion to dismiss the First			
3	Amended Complaint filed by Nathan Nabors ("Nabors"):			
4	WHEREAS, Google currently must file its reply on April 11, 2011;			
5	WHEREAS, Nabors has agreed, subject to this Court's approval, to extend Google's			
6	deadline for filing its reply until April 18, 2011; and			
7	WHEREAS, this extension will alter a time frame set by the local rules of this Court and			
8	therefore requires a Court order for such an extension;			
9	NOW THEREFORE, Nabors and Google through their counsel of record, and subject to			
10	this Court's approval, stipulate to the following:			
11	Google's deadline for filing a reply in support of its motion to dismiss Nabors' First			
12	Amended Complaint should be extended from April 11, 2011 until April 18, 2011. Although the			
13	parties are not requesting that the current April 25, 2011 hearing date be continued, should the			
14	Court choose to continue the hearing <i>sua sponte</i> , the schedule of the case will be extended until			
15	such time as the Court may hear the motion to dismiss.			
16	D. 1777			
17	DATED: April 5, 2011	MILSTEIN ADELMAN, LLP		
18				
19		By: /s/ Sara Avila SARA AVILA		
20		Attorneys for Plaintiff		
21		NATHAN NABORS		
22	DATED: April 5, 2011	WHATLEY DRAKE & KALLAS, LLC		
23				
24		By: /s/ Adam Plant ADAM PLANT		
25		Attorneys for Plaintiff		
26		NATHÁN NABORS		
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1	DATED: April 5, 2011 DECHERT LLP
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3	By: /s/ Matthew L. Larrabee MATTHEW LARRABEE
4	
5	Attorneys for Defendant GOOGLE INC.
6	
7	[PROPULEO] ORDER PURSUANT TO STIPULATION, IT IS SO ORDERED.
8	Dated: April 6, 2011
9	HON. JAMES WARE, U.S. DISTRICT COURT
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DECHERT LLP ATTORNEYS AT LAW	2 STIPULATION
SAN FRANCISCO	CASE NO. 5.10 CM 02007 IW

CASE NO. 5:10-CV-03897-JW

CERTIFICATION I, Matthew Larrabee, am the ECF User whose identification and password are being used to file this STIPULATION TO EXTEND THE DEADLINE FOR DEFENDANT TO ANSWER, MOVE, OR OTHERWISE RESPOND TO PLAINTIFF'S FIRST AMENDED COMPLAINT. In compliance with General Order 45.X.B., I hereby attest that Sara Avila and Adam Plant concurred in this filing. DECHERT LLP STIPULATION ATTORNEYS AT LAW

CASE NO. 5:10-CV-03897-JW

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