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| FILED by <u>SM</u> ELECTRONIC Dec 16 2005 CLARENCE MADDOX CLERK U.S. DIST. CT. S. D. OF FLA. - MIAMI |
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UNITED STATES DISTRICT COURT
 FOR THE SOUTHERN DISTRICT OF FLORIDA

CASE NO. 05-80387 CIV RYSKAMP/VITUNIC

STEVEN A. SILVERS, an individual,

Plaintiff,

v.

GOOGLE INC., a Delaware corporation,

Defendant.

_____ /

GOOGLE INC., a Delaware corporation

Counterclaimant,

v.

STEVEN A. SILVERS, an individual;
 STELOR PRODUCTIONS, INC., a Delaware
 Corporation; STELOR PRODUCTIONS, LLC, a
 Delaware limited liability company,

Counterdefendants.

_____ /

**STELOR LLC'S MOTION FOR ENLARGEMENT TO RESPOND TO SILVERS'
 MOTION TO DISMISS AMENDED CROSSCLAIM**

Counterdefendants, STELOR PRODUCTIONS, L.L.C., f/k/a STELOR
 PRODUCTIONS, INC. ("Stelor") and STEVEN ESRIG ("Esrig") (collectively, "Stelor
 Defendants"), by and through their undersigned attorneys, hereby files this Motion for
 Enlargement of Time to respond to Silvers' Motion to Dismiss Amended Crossclaim
 and alleges as follows:

BURLINGTON • WEIL • SCHWIEP • KAPLAN & BLONSKY, P.A.

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1. Stelor is preparing its response to Silvers' Motion to Dismiss Amended Crossclaim but requires an additional week.
2. Counsel for Stelor has been engaged in out of town deposition in another matter. Also, the nature of the issues raised by the motion have resulted in some additional preparation of time for the response.
3. Counsel has advised counsel for Silvers of the requested enlargement, but they have not indicated their position.
4. This enlargement is not requested for purposes of delay, and will not unduly prejudice Silvers.
5. WHEREFORE, Stelor respectfully requests entry of an order enlarging by one week the time for Stelor to respond Silvers' Motion to Dismiss Amended Crossclaim.

RESPECTFULLY SUBMITTED,

BURLINGTON, WEIL, SCHWIEP,
KAPLAN & BLONSKY, P.A.
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By: /s/ Kevin C. Kaplan
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Florida Bar No. 933848
David J. Zack
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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true copy of the foregoing was served via U.S. mail on this 16th day of December, 2005 upon the following:

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