1st Media	LLC	v. Napster, Inc. et al	Doc. 17	
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l oor	1	J. Stephen Peek, Esq.		
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	3	Nevada Bar No. 6103 Hale Lane Peek Dennison		
	4	and Howard 3930 Howard Hughes Parkway		
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	6	Telephone (702) 222-2500 Facsimile (702) 365-6940		
	7	Attorneys for Defendant		
	8	kSolo, Inc.		
	9	UNITED STATES DISTRICT COURT		
	10	DISTRICT OF NEVADA		
Peek Dennison and Howard Hughes Parkway, Fourth Floor Vegas, Nevada 89169	11	1 st MEDIA, LLC,	Case No.: 2:07-cv-00056-LDG-GWF	
nd Hc Fou 169	12	Plaintiff,		
son al kway da 89	13		STIPULATION AND ORDER EXTENDING DEADLINE TO RESPOND TO COMPLAINT	
ennis s Parl Neva	14	NAPSTER, INC.; REALNETWORKS, INC.;	(First Request)	
ek D ıghe: gas, Ì	15	KSOLO, INC.; and SLEP-TONE ENTERTAIMENT CORPORATION d/b/a		
	16	SOUND CHOICE ACCOMPNAIMENT TRACKS,		
e Lane Ioward Las	17	Defendants.		
Hale Lane 3930 Howard Las	18			
36	19	<u>STIPULATION</u>		
	20	Plaintiff 1st Media, LLC and Defendant kSolo, Inc. ("kSolo") hereby stipulate and agree as		
	21	follows:		
	22	1. Plaintiff commenced this action on January 16, 2007;		
	23	2. Plaintiff served the Summons and Cor	mplaint upon kSolo on January 22, 2007;	
	24	3. In accordance with Fed. R. Civ. P. 12, the current deadline for kSolo to answer or		
	25	otherwise plead in response to the Complaint is February 12, 2007;		
	26	4. kSolo shall have up to and including March 14, 2007, in which to answer or otherwise		
	27	plead in response to the Complaint on file herein;		
	28	5. This is the first request for extension of time by kSolo;		
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			Dockets.Justia.com	

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6. kSolo seeks an extension of time so that it may more thoroughly review the patent infringement allegations made by the Plaintiff in this case.

7. By entering into this Stipulation, kSolo does not waive any defenses, and specifically reserves the right to assert defenses as set forth in Fed. R. Civ. P. 12(b)(1)-(7).

DATED this 9th day of February, 2007.

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/s/

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Attorneys for Defendant kSolo, Inc.

ORDER

IT IS SO ORDERED.

UNITED STATES DISTRICT JUDGE

DATED: