1 2 3 4 5 6 7	 SHAWN A. MANGANO, ESQ. Nevada Bar No. 6730 shawn@manganolaw.com SHAWN A. MANGANO, LTD. 9960 West Cheyenne Avenue, Suite 170 Las Vegas, Nevada 89129-7701 Tel: (702) 304-0432 Fax: (702) 922-3851 DALE M. CENDALI, ESQ. (admitted <i>pro hac vice</i>) dale.cendali@kirkland.com KIRKLAND & ELLIS LLP 601 Lexington Avenue 	
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10	Attorneys for Proposed Intervenor Righthaven LLC	
11	UNITED STATES DISTRICT COURT	
12	DISTRICT OF NEVADA	
13		
14	RIGHTHAVEN LLC, a Nevada limited-liability company,	Case No.: 2:10-cv-01356-RLH-GWF
15 16	Plaintiff,	JOINT STIPULATION AND ORDER FOR EXTENSION OF TIME AND TO REVISE BREIFING
	V.	SCHEDULE TO PERMIT LIMIED SUR-REPLY CONCERNING
17 18	DEMOCRATIC UNDERGROUND, LLC, a District of Columbia limited-liability company; and DAVID ALLEN, an individual,	RIGHTHAVEN LLC'S APPLICATION TO INTERVENE AS OF RIGHT PURSUANT TO FEDERAL RULE OF CIVIL
19 20	Defendants.	PROCEDURE 24(A)(2) AND STEPHENS MEDIA'S MOTION FOR RECONSIDERATION
21 22	DEMOCRATIC UNDERGROUND, LLC, a District of Columbia limited-liability company,	(FIRST REQUEST FOR EXTENSION OF TIME AND
23	Counterclaimant,	SECOND REQUEST TO REVISE BRIEFING SCHEDULE)
24	v.	,
25 26	RIGHTHAVEN LLC, a Nevada limited-liability company; and STEPHENS MEDIA LLC, a Nevada limited-liability company,	
27	Counterdefendants.	
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IT IS HEREBY STIPULATED BETWEEN Counterclaimant Democratic Underground, LLC ("Democratic Underground"), Counterclaim defendant Stephens Media LLC ("Stephens Media") and Righthaven LLC ("Righthaven"), through their attorneys of record, as follows:

1. On June 14, 2011, the Court dismissed Righthaven's complaint for lack of standing and denied Stephens Media's motion to dismiss Democratic Underground's counterclaim (Dkt. 116).

2. On June 23, 2011, Righthaven moved the Court to intervene in this action, asserting its intervention was as of right pursuant Federal Rule of Civil Procedure 24(a)(2) ("Application"). (Dkt. 120.) In its Application, Righthaven addressed the asserted basis for its standing to sue for copyright infringement under the Clarification and Amendment to Strategic Alliance Agreement ("Amendment").

3. On June 28, 2011, Stephens Media moved for reconsideration of the Court's decision not to dismiss Democratic Underground's counterclaim. (Dkt. 126.) Stephens Media based its motion on its asserted lack of ownership of the copyright at issue under the Amendment.

4. On July 11, 2011, Righthaven filed a supplemental memorandum in support of its application to intervene, apprising the Court of the Amended and Restated Strategic Alliance Agreement ("Restated and Amended SAA"), which was executed on July 7, 2011. Righthaven and Stephens Media assert that they executed the Restated and Amended SAA in order to address the concerns raised in *Righthaven LLC v. Hoehn*, where the Court in that case found that Righthaven lacked standing to sue under the Amendment. Dkt. 28, Case. No. 2:11-CV-00050-PMP-RJJ (D. Nev.) (Pro, J.)

5. On July 13, 2011, the Court entered the first joint stipulation and order setting a briefing schedule requested by the parties concerning Righthaven's application to intervene and Stephen's Media's motion for reconsideration. (Dkt. 135.)

6. On July 13, 2011, Stephens Media supplemented its motion for reconsideration. (Dkt. 136.)

7. On July 26, 2011, Democratic Underground filed its response to Righthaven's application to intervene and Stephens Media's motion for reconsideration (Dkt. 140.)

8. Both Righthaven and Stephens Media would like an extension of time to file their respective reply briefs in support of their pending motions. Democratic Underground would like to have an opportunity to file a sur-reply not to exceed seven (7) pages in response to Righthaven's and Stephens Media's submissions. Therefore, the parties agree to, and respectfully request, a revised briefing schedule as follows:

Stephens Media shall have *until August 5, 2011* to file its reply brief in support of its motion for reconsideration and Righthaven shall have *until August 5, 2011* to file its reply brief in support of its application to intervene.

• Democratic Underground shall have *until August 12, 2011* to file a single surreply memorandum not to exceed seven (7) pages in length that responds to Righthaven's reply in support of its application to intervene and Stephens Media's reply in support of its motion for reconsideration.

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1	This stipulation is sought in good faith and not for purposes of delay.		
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3	Dated this 2nd day of August, 2011.		
	FENWICK & WEST	SHAWN A. MANGANO, LTD.	
4 5	By: <u>/s/ Laurence F. Pulgram</u> LAURENCE F. PULGRAM, ESQ.	By: <u>/s/ Shawn A. Mangano</u> SHAWN A. MANGANO, ESQ. Nevada Bar No. 6730	
6 7	lpulgram@fenwick.com 555 California Street, 12 th Floor San Francisco, California 94104	shawn@manganolaw.com 9960 West Cheyenne Avenue, Suite 170 Las Vegas, Nevada 89129-7701	
8 9 10	KURT OPSAHL, ESQ. ELECTRONIC FRONTIER FOUNDATION 454 Shotwell Street San Francisco, California 94110 CHAD A. BOWERS, LTD.	DALE CENDALI, ESQ. KIRKLAND & ELLIS LLP <u>dale.cendali@kirkland.com</u> 601 Lexington Avenue New York, New York 10022	
11	CHAD A. BOWERS, ESQ. Nevada Bar No. 7283	Attorneys for Proposed Intervenor	
12	bowers@lawyer.com 3202 West Charleston Boulevard	Righthaven LLC CAMPBELL & WILLIAMS	
13	Las Vegas, Nevada 89102 Attorney for Democratic	By: <u>/s/ J. Colby Williams</u> Nevada Bar No. 5549	
14	Underground, LLC	jcw@campbellandwilliams.com	
15		700 South Seventh Street Las Vegas, Nevada 89101	
16	1	Attorneys for Stephens Media LLC Media	
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18	IT IS S	O ORDERED:	
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20	UNITE	D STATES DISTRICT COURT JUDGE	
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22	DATEI):	
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