1	D. NEAL TOMLINSON				
2	Nevada Bar No. 06851 neal@hyperionlegal.com				
3	KRISTIŇA R. KLEIST Nevada Bar No. 13520				
4	kristina@hyperionlegal.com Hyperion Advisors				
5	3960 Howard Hughes Parkway, Suite 500 Las Vegas, Nevada 89169				
6	Telephone: (702) 990-3901 Fax: (702) 999-3501				
7	Attorneys for Defendants				
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9	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA				
10					
11	FEDERAL TRADE COMMISSION,		Case No. 2:16-cv-02022-GMN-VCF		
12	Plaintiff,				
13	v.		STIPULATION AND ORDER TO EXTEND RESPONSE DEADLINE		
14	OMICS GROUP INC., et al.,		EXTEND RESTONSE DEADLINE		
15	D	befendants.			
16					
17	Defendants, OMICS GROUP INC., IMEDPUB LLC, CONFERENCE SERIES LLC,				
18	and SRINUBABU GEDELA, by and through counsel of record, D. Neal Tomlinson and				
19	Kristina R. Kleist, and Plaintiff, FEDERAL TRADE COMMISSION, by and through counsel of				
20	record, Gregory A. Ashe and Michael E. Tankersley, hereby agree and stipulate as follows:				
21	1.	Plaintiff filed a Motion for Sanctio	ons and Motion to Compel on May 9, 2018 (Dkt.		
22		Nos. 92, 94), responses due on May	23, 2018.		
23	2.	This Court granted stipulations for	or extensions of time (Dkt. Nos. 98 and 100)		
24		extending the due date for the respo	onse to June 8, 2018.		
25	3.	Defense counsel has been dealing	g with multiple family medical issues that have		
26	required counsel to be out of the office, and additional time is needed to confer with				
27	Defendants and respond to Plaintiff's Motions.				
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4. In addition, additional time is r	necessary due to the fact that all Defendants are		
located in India, and that langu	age, time zones and geographical barriers have		
presented significant challenges	in that defense counsel has encountered difficulty		
explaining and communicating with the Defendants regarding the many issues and			
complexities of the pending motions.			
5. Plaintiff's counsel has agreed to extend the response date to June 22, 2018.			
6. This Stipulation is being made in good faith between and at the request of both			
parties, and not for purposes of delay.			
HYPERION ADVISORS	FEDERAL TRADE COMMISSION		
Dated this 7 <sup>th</sup> day of June, 2018.	Dated this 7 <sup>th</sup> day of June, 2018.		
/s/ D. Neal Tomlinson	/s/ Gregory A. Ashe		
D. NEAL TOMLINSON Nevada Bar No. 06851	ALDEN F. ABBOTT General Counsel		
KRISTINA R. KLEIST	GREGORY A. ASHE MICHAEL E. TANKERSLEY		
3960 Howard Hughes Parkway, Suite 500	Federal Trade Commission 600 Pennsylvania Avenue NW		
	Washington, DC 20850		
Attorneys for Defendants	Attorneys for Plaintiff		
ORDER			
Pursuant to the stipulation of the parties, the deadline for Defendants to file their			
responses to the Motion for Sanctions and Motion to Compel is hereby extended to June 22,			
Dated this <u>1101</u> day of			
	Contractor		
	United States Magistrate Judge		
HYPERION ADVISORS			
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	located in India, and that langupresented significant challenges explaining and communicating w complexities of the pending motion 5. Plaintiff's counsel has agreed to e 6. This Stipulation is being made is parties, and not for purposes of de HYPERION ADVISORS Dated this 7 <sup>th</sup> day of June, 2018. /s/ D. Neal Tomlinson D. NEAL TOMLINSON Nevada Bar No. 06851 KRISTINA R. KLEIST Nevada Bar No. 13520 3960 Howard Hughes Parkway, Suite 500 Las Vegas, Nevada 89169 Attorneys for Defendants Pursuant to the stipulation of the responses to the Motion for Sanctions and 2018. <b>IT IS SO ORDERED.</b> Dated this <u>11th</u> day of <u>June</u> Respectfully submitted by: HYPERION ADVISORS		

	/s/ D. Neal Tomlinson
1	D. NEAL TOMLINSON
2	Nevada Bar No. 06851 KRISTINA KLEIST
3	Nevada Bar No. 13520 Attorneys for Defendants
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1	CERTIFICATE OF SERVICE		
2	The undersigned hereby certifies that on June 7, 2018, a true and correct copy of the		
3	foregoing STIPULATION AND [PROPOSED] ORDER TO EXTEND RESPONSE		
4	DEADLINE was filed electronically with the United States District Court for the District of		
5	Nevada using the CM/ECF system, which sent notification to all parties of interest participating		
6	in the CM/ECF system.		
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9	/s/ D. Neal Tomlinson		
10	Attorney for Defendants		
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