1	D. NEAL TOMLINSON		
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8	UNITED STATES DISTRICT COURT		
9	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.,		
15	Defendants.		(SECOND REQUEST)
16			
17		· · · · · · · · · · · · · · · · · · ·	MEDPUB LLC, CONFERENCE SERIES LLC,
18		•	gh 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. On March 23, 2018, Plaintiff filed its Motion to for Sanctions Regarding Solicitation		
22		Evidence (Dkt. No. 72).	age on Plaintiff's Mation to Compal (Dkt. No. 62)
23			ace on Plaintiff's Motion to Compel (Dkt. No. 63)
2425	and Motion to Compel to Determine the Sufficiency of Answers to Requests for		
26	Admissions (Dkt. No. 66).		er was issued granting Plaintiff's Motions and
27	3. On April 4, 2018, a Minute Order was issued granting Plaintiff's Motions and requiring Defendants to provide complete responses.		
28		requiring Detendants to provide con	присте гезропоез.
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- 4. Additionally, pursuant to the Minute Order, the parties are required to file a joint status report concerning any outstanding discovery by April 23, 2018 and thereafter a hearing will be set on Plaintiff's Motion for Sanctions.
- 5. Following the hearing, a conference was held between Plaintiff's counsel, Defendants' counsel, and Mr. Kishore Vattikoti, Defendants' Indian counsel, to identify and discuss all discovery issues.
- 6. While Mr. Vattikoti was in the United States, Defendants and counsel reviewed and provided revised responses to Plaintiff's discovery requests as required by the Order and as discussed in the conference which took place thereafter.
- 7. As a professional courtesy and in accommodation of Defendants' and their counsel addressing the Order on Plaintiff's Motions, and other discovery issues identified by Plaintiff, Plaintiff's counsel agreed to an extension of the April 6, 2018 response deadline for the Motion to for Sanctions Regarding Solicitation Evidence (Dkt. No. 72) which was granted by this Court (Dkt. No. 75).
- 8. Plaintiff provided Defendants with a letter on April 10, 2018 regarding Defendants' revised responses.
- As a professional courtesy, Plaintiff's counsel will accommodate an additional
 extension request due to Defendants' continued efforts to address all of Plaintiff's
 concerns regarding discovery.
- 10. The parties have agreed that Defendants will file their response no later than April 20, 2018.

1	11. This Stipulation is being made in good faith between and at the request of both		
2	Parties, and not for purposes of delay.		
3	HYPERION ADVISORS	FEDERAL TRADE COMMISSION	
4	Dated this 16 th day of April, 2017.	Dated this 16 th day of April, 2017.	
5	/s/ D. Neal Tomlinson	/s/ Michael E. Tankersley	
6	D. NEAL TOMLINSON	DAVID C. SHONKA Acting General Counsel	
7	Nevada Bar No. 06851 KRISTINA R. KLEIST	GREGORY A. ASHE MICHAEL E. TANKERSLEY	
8	Nevada Bar No. 13520 3960 Howard Hughes Parkway, Suite 500	Federal Trade Commission	
9	Las Vegas, Nevada 89169	600 Pennsylvania Avenue NW Washington, DC 20850	
10	Attorneys for Defendants	Attorneys for Plaintiff	
11			
12		<u>RDER</u>	
13	IT IS SO ORDERED. 16th April		
14	Dated this 16th day of April	, 2018.	
15		Contractor	
16		UNITED STATES MAGISTRATE JUDGE	
17	Respectfully submitted by:		
18	HYPERION ADVISORS		
19	/s/ D. Neal Tomlinson		
19 20	/s/ D. Neal Tomlinson D. NEAL TOMLINSON Nevada Bar No. 06851		
	D. NEAL TOMLINSON Nevada Bar No. 06851 KRISTINA KLEIST		
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20 21 22 23 24 25 26	D. NEAL TOMLINSON Nevada Bar No. 06851 KRISTINA KLEIST Nevada Bar No. 13520		

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on April 16, 2018, a true and correct copy of the foregoing **STIPULATION AND [PROPOSED] ORDER TO EXTEND RESPONSE DEADLINE (SECOND REQUEST)** was filed electronically with the United States District Court for the District of Nevada using the CM/ECF system, which sent notification to all parties of interest participating in the CM/ECF system.

/s/ D. Neal Tomlinson
Attorney for Defendants