1	D NEAL	TOMI INCON			
$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	D. NEAL TOMLINSON Nevada Bar No. 06851				
3	neal@hyperionlegal.com KRISTINA R. KLEIST				
$\begin{bmatrix} 3 \\ 4 \end{bmatrix}$	Nevada Bar No. 13520 kristina@hyperionlegal.com				
5	Hyperion Advisors 3960 Howard Hughes Parkway, Suite 500				
6	Las Vegas, Nevada 89169 Telephone: (702) 990-3901 Fax: (702) 999-3501				
7	Attorneys for Defendants				
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 [PROPOSED] ORDER TO EXTEND RESPONSE				
14	OMICS GROUP INC., et al.,  DEADLINE				
15	Defendants.				
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.	On May 1, 2018, Plaintiff filed its M	Motion to for Summary Judgment, (Dkt. No. 86).		
22	2.	Defendants also filed their Motion	for Summary Judgment on May 1, 2018 (Dkt. No.		
23		89).			
24	3.	Plaintiff's Motion for Summary Ju	adgment is quite extensive, being over 50 pages		
25		itself and referencing 27 exhibits, i	ncluding a declaration with exhibits of over 1,000		
26		pages.			
27	4.	Plaintiff also filed a Motion for Sa	anctions and Motion to Compel on May 9, 2018		
28		(Dkt. Nos. 92, 94).			

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5.	Defense counsel has still been dealing	g with pressing family medical issues which has	
	continued to require counsel to be ou	at of the office, and additional time is needed to	
	confer with Defendants and respond t	o Plaintiff's Motions.	
6.	Plaintiff's counsel has agreed to ex	atend the May 22, 2018 response date to the	
	Motion for Summary Judgment and	the May 23, 2018 response date for the Motion	
	for Sanctions and Motion to Compel to	to June 1, 2018.	
7.	This Stipulation is being made in g	good faith between and at the request of both	
	parties, and not for purposes of delay.		
HYPERIC	ON ADVISORS	FEDERAL TRADE COMMISSION	
Dated this	16 <sup>th</sup> day of May, 2017.	Dated this 16 <sup>th</sup> day of May, 2017.	
/s/ D. Ne	al Tomlinson	/s/ Michael E. Tankersley	
D. NEAL TOMLINSON ALDEN F. ABBOTT Acting General Counsel			
1		GREĞORY A. ASHE	
		MICHAEL E. TANKERSLEY Federal Trade Commission	
		600 Pennsylvania Avenue NW Washington, DC 20850	
Attorneys	for Defendants	Attorneys for Plaintiff	
	6. 7. HYPERIC Dated this /s/ D. Ne D. NEAL Nevada B. KRISTIN. Nevada B. 3960 How Las Vegas	continued to require counsel to be out confer with Defendants and respond to 6. Plaintiff's counsel has agreed to example Motion for Summary Judgment and for Sanctions and Motion to Compel to 7. This Stipulation is being made in granties, and not for purposes of delay.  HYPERION ADVISORS  Dated this 16th day of May, 2017.  /s/ D. Neal Tomlinson	

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1	ODDED				
	<u>ORDER</u>				
2	Pursuant to the stipulation of the parties, the deadline for both parties to file their				
3	respective responses to the Motions for Summary Judgment is hereby extended to June 1, 2018.				
4	Additionally, Defendants shall have until June 1, 2018 to respond to Plaintiff's Motion for				
5 6	Sanctions and Motion to Compel.				
	IT IS SO ORDERED.				
7 8	Dated this 22 day of May, 2018.				
9					
10	Gloria M. Navarro, Chief Judge				
11	Respectfully submitted by:  UNITED STATES DISTRICT COURT				
12	HYPERION ADVISORS				
13	/s/ D. Neal Tomlinson				
14	D. NEAL TOMLINSON Nevada Bar No. 06851				
15	KRISTINA KLEIST Nevada Bar No. 13520				
16	Attorneys for Defendants				
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foregoing STIPULATION AND [PROPOSED] ORDER TO EXTEND RESPONSE

**DEADLINE** 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