## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

i.think inc.,	§	
	§	
Plaintiff,	§	
	§	
V.	§	CIVIL ACTION NO. 3-08-CV-0163-P
	§	
MINEKEY, INC;	§	
DELIP ANDRA; and	§	ECF
INTERNET UNLIMITED, LLC	§	
	§	
Defendants.	§	

# PLAINTIFF I.THINK INC.'S UNOPPOSED MOTION FOR ENLARGEMENT OF TIME TO RESPOND TO DEFENDANT INTERNET UNLIMITED'S AND DELIP ANDRA'S MOTIONS TO DISMISS

Plaintiff i.think inc., by and through its undersigned counsel, hereby files this Unopposed Motion for Enlargement of Time to Respond to Defendant Internet Unlimited, LLC's ("IU") and Delip Andra's ("Andra") Motions to Dismiss, stating as follows:

- 1. While the Court has extended Plaintiff's response time before to allow for further settlement negotiations, these settlement negotiations are not complete. The parties are, however, actively continuing discussions and making progress in the settlement negotiations. The parties wish to again postpone further filings with the Court while these negotiations develop.
- 2. In the interests of judicial economy, and to provide additional time to explore settlement possibilities, i.think inc. respectfully requests that its deadline to respond to Defendant IU's and Andra's Motions to Dismiss be enlarged twenty days from the previous deadline to June 30, 2008.

- 3. This enlargement of time is sought prior to i.think inc.'s deadline to respond. Plaintiff files this motion in good faith and the motion will prejudice neither IU nor Andra, and neither IU nor Andra oppose this motion.
- 4. A draft order is attached hereto pursuant to Local Rule 7.1(c).

Dated: June 4, 2008 Respectfully submitted,

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ATTORNEYS FOR PLAINTIFF i.think inc.

#### **CERTIFICATE OF CONFERENCE**

I hereby certify that on June 4, 2008, I, counsel for Plaintiff i.think inc., conferred with both Craig W. Weinlein, counsel for Defendant Delip Andra, and David S. O'Neil, counsel for Defendant Internet Unlimited, LLC, who confirmed that each is unopposed to the relief requested herein.

/s/ Jeffrey T. Prudhomme
Jeffrey T. Prudhomme

### **CERTIFICATE OF SERVICE**

This is to certify that the above and foregoing document was served upon all counsel of record by notice of electronic filing, pursuant to Fed. R. Civ. P. 5(b)(2)(E), today, June 4, 2008.

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