## **KRONENBERGER BURGOYNE, LLP**

Karl S. Kronenberger (admitted *pro hac vice*) 150 Post Street, Suite 520 San Francisco, CA 94108 Telephone: (415) 955-1155 Facsimile: (415) 955-1158 karl@KBInternetLaw.com

Attorney for Defendants JESSE DAVID WILLMS and 1021018 ALBERTA LTD.

## IN THE UNITED STATES DISTRICT COURT DISTRICT OF UTAH, CENTRAL DIVISION

DAZZLESMILE, LLC, a Utah limited liability company, and OPTIMAL HEALTH SCIENCE, LLC, a Utah limited liability company,

Plaintiffs,

v.

EPIC ADVERTISING, INC., a purported **Delaware corporation AKA** AZOOGLE.COM. INC., AKA AZOOGLEADS US INC., and AKA EPIC/AZOOGLE; AZOOGLE.COM, INC., a Delaware corporation; AZOOGLEADS US, INC., a non-public Delaware corporation; FAREND SERVICES LIMITED, a Cyprus registered company; JESSE DAVID WILLMS, an individual:1021018 ALBERTA LTD. a Numbered Alberta Canadian Corporation AKA JUST THINK MEDIA: ATLAST HOLDINGS, INC., a Colorado corporation, d/b/a ATLAST FULFILLMENT; GOOGLE, INC., a Delaware corporation, YAHOO! INC., a Delaware corporation; **MICROSOFT CORPORATION, a** Washington corporation; and DOES 1-10,

Case No. 2:09-cv-01043-PMW

STIPULATION TO EXTEND TIME FOR DEFENDANTS FAREND SERVICES LIMITED, JESSE DAVID WILLMS AND 1021018 ALBERTA LTD. TO RESPOND TO FIRST AMENDED COMPLAINT

Defendants.

1

Plaintiffs Dazzlesmile, LLC and Optimal Health Science, LLC ("Plaintiffs") and Defendants Jesse David Willms, Farend Services Limited and 1021018 Alberta Ltd., (collectively, the "Parties") hereby stipulate, pursuant to DUCivR 77-2 as follows:

1) Defendant Farend Services Limited's response to the first amended complaint is currently due on May 6, 2010 and the time originally prescribed to respond has not expired. The Parties hereby stipulate that Defendant Farend Services Limited's response to the first amended complaint shall be filed and served by May 21, 2010;

2) Defendants Jesse David Willms and 1021018 Alberta Ltd., have authorized their attorney Karl Kronenberger as their agent to receive service of the summons and first amended complaint on their behalf for the case *Dazzlesmile et al. v. Epic Advertising, Inc. et al.* (Case No. 2:09-cv-01043-PMW) only. On May 4, 2010, Karl Kronenberger accepted service of the summons and the first amended complaint for Defendants Jesse David Willms and 1021018 Alberta Ltd. The time for Defendants Jesse David Willms and 1021018 Alberta Ltd. The time for Defendants Ltd. The parties agree that Defendants Jesse David Willms and 1021018 Alberta Ltd. to file a responsive pleading has not expired. The parties agree that Defendants Jesse David Willms and 1021018 Alberta Ltd. to file a tesponsive pleading has not expired. The parties agree that Defendants Jesse David Willms and 1021018 Alberta Ltd. to file a responsive pleading has not expired. The parties agree that Defendants Jesse David Willms and 1021018 Alberta Ltd. to file a responsive pleading has not expired.

IT IS SO STIPULATED.

DATED: May 4, 2010

## **KRONENBERGER BURGOYNE, LLP**

By: <u>s/Karl S. Kronenberger</u> Karl S. Kronenberger

Attorneys for Defendants, JESSE DAVID WILLMS 1021018 ALBERTA LTD., and FAREND SERVICES LIMITED

DATED: May 4, 2010

## **FABIAN & CLENDENIN**

By: <u>s/Jason W. Hardin</u>

Jason W. Hardin

Attorneys for Plaintiffs, DAZZLESMILE, LLC AND OPTIMAL HEALTH SCIENCE, LLC