

LATHROP & GAGE LLP
 Blaine C. Kimrey (*Pro Hac Vice*)
 bkimrey@lathropgage.com
 Bryan K. Clark (*Pro Hac Vice*)
 bclark@lathropgage.com
 100 N. Riverside Plaza, Suite 2100
 Chicago, IL 60606
 Telephone: (312) 920-3300
 Facsimile: (312) 920-3301

CHRISTIENSEN & JACKSON PC
 Blair R. Jackson (10170)
 Greg Christiansen (10755)
 10421 S. Jordan Gateway, Suite 600
 South Jordan, UT 84095
 Telephone: (801) 576-2662

Attorneys for defendant Bloosky Interactive, LLC

**IN THE UNITED STATES DISTRICT COURT
 FOR THE DISTRICT OF UTAH, CENTRAL DIVISION**

GOOGLE INC., a Delaware corporation,

Plaintiff,
 v.

BLOOSKY INTERACTIVE, LLC, a
 Nevada limited liability company, and
 DOES 2-50,

Defendant.

**STIPULATED MOTION FOR
 AMENDED SCHEDULING ORDER**

Case No. 09-cv-1068-BSJ

District Judge Bruce S. Jenkins

Plaintiff Google, Inc. (“Google”), defendant/third-party plaintiff Bloosky Interactive, LLC (“Bloosky”), and third-party defendant Pacific WebWorks, Inc. (“PWW”) (collectively the “Parties”), by and through their undersigned counsel, respectfully submit this Stipulated Motion for Amended Scheduling Order. Pursuant to D.U. Civ. R. 7-1(b), no memorandum of supporting authorities is required for this type of motion. In support of this motion, the Parties state as follows:

1. The original scheduling order was entered by this Court on July 20, 2010. That order, *inter alia*, set the cutoff date for filing a motion to amend the pleadings and/or join additional parties as September 30, 2010.

2. Since that order was entered, new third-party claims have been asserted, Bloosky has retained new counsel, and Google has continued its efforts to identify additional potential defendants. The Parties are also in the process of scheduling a mediation that may result in a resolution of the claims at issue in this case. To facilitate settlement discussions, the Parties have stayed the obligation to respond to discovery pending the outcome of mediation.

3. In light of these changes, the Parties believe that the current scheduling order should be vacated and a new scheduling order entered with the dates as indicated in the attached proposed order.

WHEREFORE, the Parties jointly apply to this Court for entry of the Amended Scheduling Order, which is attached for the Court's review.

Dated: September 23, 2010

Respectfully submitted,

/s/ Blaine C. Kimrey

LATHROP & GAGE LLP

Blaine C. Kimrey (*Pro Hac Vice*)

Bryan K. Clark (*Pro Hac Vice*)

JACKSON & CHRISTIANSEN, P.C.

Greg Christiansen, #10755

Blair Jackson, #10170

*Attorneys for defendant-third party plaintiff
Bloosky Interactive, LLC*

/s/ Roger R. Myers

HOLME ROBERTS & OWEN LLP

Scott R. Bialecki (*Pro Hac Vice*)

Roger R. Myers (*Pro Hac Vice*)

George M. Haley, #1302

Blaine J. Benard, #5661

Craig Buschmann, #10696

Attorneys for plaintiff Google Inc.

/s/ Robert E. Mansfield

SNELL & WILMER, LLP

Robert E. Mansfield, #6272

Todd M. Shaughnessy, #6651

*Attorneys for third-party defendant Pacific
WebWorks, Inc.*