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LaRock v. ZoomInfo Technologies LLC

1 November 1, 2024; 2 WHEREAS, counsel for plaintiff has numerous other and unexpectedly pending litigation matters requiring their attention before the present opposition response deadline; 3 WHEREAS, counsel for plaintiff attests that the purpose of this requested extension is not 4 purely for delay or to gain any unfair advantage; 5 WHEREAS, the parties agree and stipulate to reset the plaintiff's deadline to oppose the 6 7 motion to dismiss and motion to strike to December 16, 2024 and to reset the deadline for 8 Defendant's reply to January 6, 2025. 9 THEREFORE, IT IS SO STIPULATED. 10 11 /s/ Nick Major /s/ Alicia Cobb Nick Major Alicia Cobb, WSBA #48685 12 450 Alaskan Way S. #200 **QUINN EMANUEL URQUHART &** Seattle, WA 98104 SULLIVAN, LLP 13 Telephone: (206)410-5688 1109 First Avenue, Suite 210 14 E-mail: nick@nickmajorlaw.com Seattle, Washington 98101 NICK MAJOR LAW Phone (206) 905-7000 15 Fax (206) 905-7100 aliciacobb@quinnemanuel.com Frank S. Hedin (pro hac vice) 16 1395 Brickell Ave. Suite 610 Miami, Florida 33131 17 Attorneys for Defendant ZoomInfo Telephone: (305)357-2107 Technologies LLCs 18 E-mail: fhedin@hedinllp.com **HEDIN LLP** 19 Tyler K. Somes (pro hac vice) 20 1100 15th Street NW, Ste 04-108 Washington, D.C. 20005 21 Telephone: (202)900-3331 22 E-mail: tsomes@hedinllp.com HEDIN LLP 23 Attorneys for Plaintiff 24 25 26

STIPULATED MOTION TO AMEND BRIEFING SCHEDULE CASE No. 3:24-cv-05745-KKE

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