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Filing date: **02/13/2009**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	92049926
Party	Defendant Cloudstreet, Inc. dba Roxbury Entertainment
Correspondence Address	Cloudstreet, Inc. dba Roxbury Entertainment 201 Wilshire Boulevard, Second Floor Santa Monica, CA 90401 UNITED STATES
Submission	Motion to Suspend for Civil Action
Filer's Name	PAUL D. SUPNIK
Filer's e-mail	paul@supnik.com
Signature	/paul d. supnik/
Date	02/13/2009
Attachments	District Court Order and Stip.pdf (10 pages)(155987 bytes)

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

<p>PENTHOUSE DIGITAL MEDIA PRODUCTIONS, INC.,</p> <p>Petitioner,</p> <p>v.</p> <p>CLOUDSTREET, INC. DBA ROXBURY ENTERTAINMENT,</p> <p>Registrant.</p>	<p>Cancellation No. 92049926</p> <p>Registration Nos. 3189543; 3194255; 3291736</p> <p>Registered: December 26, 2006; January 2, 2007; September 11, 2007</p> <p>Mark: ROUTE 66</p>
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**STIPULATION RE AMENDMENT OF DISTRICT COURT PLEADINGS AND
ORDER RE: SUSPENSION OF TTAB PROCEEDINGS**

Commissioner for Trademarks
P.O. Box 1451
Alexandria, VA 22313-1451

A motion to suspend proceedings in this matter is pending. A stipulation to suspend has now been signed by the parties. An order permitting amendment

CERTIFICATE OF SERVICE

I certify that a true and accurate copy of the foregoing **REGISTRANT'S MOTION TO EXTEND TIME TO RESPOND TO PETITION FOR CANCELLATION** was served by first class mail, postage prepaid, on this 13TH day of February 2009, upon counsel for Petitioner:

Floyd A. Mandell, Esq.
Lisa K. Shebar, Esq.
Cathay Y. N. Smith, Esq.
Katten Muchin Rosenman LLP
525 West Monroe Street
Chicago, IL 60661

/s/
PAUL D. SUPNIK

EXHIBIT 1

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5
6 Attorneys for Plaintiff
7 ROXBURY ENTERTAINMENT

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10 UNITED STATES DISTRICT COURT
11 CENTRAL DISTRICT OF CALIFORNIA

12
13 ROXBURY ENTERTAINMENT, a
14 California corporation,
15 Plaintiff,

16 vs.

17 PENTHOUSE MEDIA GROUP, INC.,
n/k/a FRIENDFINDER NETWORKS,
18 INC., a Nevada corporation;
PENTHOUSE DIGITAL MEDIA
19 PRODUCTIONS, INC., a New York
corporation; PULSE DISTRIBUTION,
20 LLC, a California LLC; and DOES 1-10,
inclusive,
21 Defendants.

Case No. CV-08-03872 FMC (JWJx)

**JOINT STIPULATION FOR
DEFENDANTS TO FILE
AMENDED PLEADINGS**

[Proposed Order Lodged Concurrently
Herewith]

**The Honorable
Florence-Marie Cooper**

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25 **Plaintiff, Roxbury Entertainment ("Plaintiff"), and defendants Penthouse**
26 **Media Group Inc., n/k/a FriendFinder Networks Inc., Penthouse Digital Media**
27 **Productions Inc., and Pulse Distribution, LLC (collectively "Defendants"),**
28

1 through their respective attorneys of record, hereby stipulate and agree as
2 follows:

3 WHEREAS, Defendants have filed a Motion for Leave To File Amended
4 Answer and Counterclaims against Plaintiff (“Defendants’ Amended
5 Pleadings”), and such Motion currently is calendared for hearing on Monday,
6 March 23, 2009;

7 WHEREAS, Plaintiff has agreed to stipulate to the filing of Defendants’
8 Amended Pleading, reserving its right to file a Motion to Dismiss or Strike such
9 Amended Pleadings;

10 WHEREAS, Plaintiff and Defendants, through their respective counsel,
11 have agreed to suspend the Trademark Trial and Appeals Board proceedings
12 currently pending between the parties upon this Court’s adoption and
13 acceptance of this stipulation.

14
15 NOW, THEREFORE, IT IS HEREBY STIPULATED by and between the
16 parties, through their respective counsel, subject to this Court’s Order and
17 acceptance, to the following terms and conditions:

18 1. Defendants’ Motion for Leave is unopposed and the hearing of
19 such Motion, currently scheduled for March 23, 2009, is hereby cancelled;

20 2. Defendants’ Amended Answer and Counterclaims, as
21 previously lodged with the Court in conjunction with Defendants’ now
22 unopposed Motion to Amend, are deemed filed as of February 13, 2009, subject
23 only to Plaintiff’s anticipated Motion to Dismiss or Strike such Amended
24 Pleadings;

25 3. Plaintiff’s Motion to Dismiss and/or Strike such Amended
26 Pleadings shall be filed no later than February 23, 2009, for hearing on
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1 March 23, 2009, with Defendants' Opposition to be filed by March 2, 2009, and
2 Plaintiff's Reply to be filed by March 9, 2009.

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4 **AGREED TO AND ACCEPTED BY:**

5 **DATED: February 12, 2009**

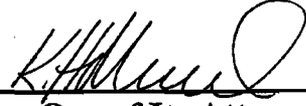
PLAINTIFF ROXBURY ENTERTAINMENT

6
7 By: 
8 /s/ KIRK M. HALLAM
9 Its Attorney

10 Kirk M. Hallam (SBN 108975)
11 Law Offices of Kirk M. Hallam
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13 Santa Monica, California 90401
14 Telephone: (310) 393-4006
15 Facsimile: (310) 393-4662

12 **DATED: February 12, 2009**

**DEFENDANTS PENTHOUSE MEDIA
GROUP INC., n/k/a FriendFinder Networks
Inc.; PENTHOUSE DIGITAL MEDIA
PRODUCTIONS INC.; and PULSE
DISTRIBUTION LLC**

16 By: 
17 One of Its Attorneys

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EXHIBIT 2

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NOTE: CHANGES MADE BY THE COURT

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

ROXBURY ENTERTAINMENT, a
California corporation,

Plaintiff,

vs.

PENTHOUSE MEDIA GROUP, INC.,
n/k/a FRIENDFINDER NETWORKS,
INC., a Nevada corporation;
PENTHOUSE DIGITAL MEDIA
PRODUCTIONS, INC., a New York
corporation; PULSE DISTRIBUTION,
LLC, a California LLC; and DOES 1-10,
inclusive,

Defendants.

Case No. 2:08-cv-03872-FMC-JWJx

**ORDER FOR DEFENDANTS TO
FILE AMENDED PLEADINGS**

**The Honorable
Florence-Marie Cooper**

**WHEREAS Plaintiff, Roxbury Entertainment ("Plaintiff"), and
defendants Penthouse Media Group Inc., n/k/a FriendFinder Networks Inc.,
Penthouse Digital Media Productions, Inc., and Pulse Distribution, LLC
(collectively "Defendants"), through their respective attorneys of record, have
stipulated and agreed as follows:**

1 WHEREAS, Defendants have filed a Motion for Leave To File Amended
2 Answer and Counterclaims against Plaintiff ("Defendants' Amended
3 Pleadings"), and such Motion currently is calendared for hearing on Monday,
4 March 23, 2009;

5 WHEREAS, Plaintiff has agreed to stipulate to the filing of Defendants'
6 Amended Pleadings, subject to Plaintiff's anticipated Motion to Dismiss or Strike
7 such Amended Pleadings;

8 WHEREAS, Plaintiff and Defendants, through their respective counsel,
9 have agreed to suspend the Trademark Trial and Appeals Board proceedings
10 currently pending between the parties upon this Court's adoption and
11 acceptance of this stipulation.

12 NOW, IT IS HEREBY ORDERED as follows:

13 1. Defendants' Motion for Leave is hereby unopposed and the
14 hearing of such Motion, currently scheduled for March 23, 2009, is hereby
15 cancelled;

16 2. Defendants' Amended Answer and Counterclaims, as
17 previously lodged with the Court in conjunction with Defendants' now
18 unopposed Motion to Amend, are deemed filed as of February 13, 2009, subject
19 only to Plaintiff's anticipated Motion to Dismiss or Strike such Amended
20 Pleadings;

21 Plaintiff's Motion to Dismiss and/or Strike such Amended Pleadings
22 shall be filed no later than February 23, 2009. ~~for hearing on March 23, 2009,~~
23 ~~with Defendants' Opposition to be filed by March 2, 2009, and Plaintiff's Reply~~
24 ~~to be filed by March 9, 2009.~~

25
26 DATED: February 13, 2009



27 **The Honorable Florence-Marie Cooper**
28 **Judge Presiding**