IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 1:17-cv-02692

REALTIME ADAPTIVE STREAMING LLC,

Plaintiff,

٧.

POLYCOM, INC.,

Defendant.

DEFENDANT POLYCOM'S UNOPPOSED MOTION FOR EXTENSION OF TIME TO ANSWER OR OTHERWISE RESPOND TO PLAINTIFF'S ORIGINAL COMPLAINT

Defendant Polycom, by and through undersigned counsel, requests the Court grant a thirty day extension of time to answer and/or otherwise respond to Plaintiff's Original Complaint. This is Polycom's first request for an extension.

Plaintiff's Original Complaint was filed on November 10, 2017. Doc. 1. Polycom was served on December 4, 2017. Doc. 14. Polycom's answer or response is thus due on December 26, 2017. Polycom requests the Court extend Polycom's deadline to answer or respond by thirty (30) days, until January 25, 2018. Plaintiff agrees to Polycom's request.

Polycom requests an extension of time to investigate the facts and allegations in the Complaint, as well as to discuss the possibility of early settlement. Polycom also requests this extension because its original deadline is the day after Christmas day, and therefore key personnel necessary to assess and respond to the Complaint, at both



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Polycom and its outside counsel, will be unavailable due to pre-planned holiday vacation

and travel.

Polycom does not seek this extension for any improper purpose, and no prejudice

will arise from the extension. No previous extensions of this deadline have been granted.

Pursuant to D.C.COLO.LCivR 6.1(c), undersigned counsel certifies that a copy of

this Motion will be served on undersigned's client.

Wherefore, Polycom respectfully moves that the Court enter an order extending

the deadline to file an answer or otherwise respond to Plaintiff's Original Complaint, for

thirty (30) days, through and including January 25, 2018.

DATED:

December 21, 2017

Respectfully submitted,

/s/ James H. Hall

James H. Hall

Blank Rome LLP

717 Texas Avenue, Suite 1400

Houston, Texas 77002

Telephone: (713) 228-6601

Fax: (713) 228-6605

Email: JHall@BlankRome.com

Attorney for Defendant Polycom, Inc.



CERTIFICATE OF CONFERENCE

I hereby certify that Defendant's counsel conferred with Plaintiff's counsel regarding the relief requested in this motion via e-mail. Plaintiff's counsel agreed to the requested relief and is unopposed to this motion.

/s/ James H. Hall

CERTIFICATE OF SERVICE

I hereby certify that on December 21, 2017, I electronically filed the foregoing with the Clerk of the Court by using the Court's CM/ECF electronic filing system, which will send notification of such filing to the following e-mail addresses:

Brian David Ledahl

Jay Young Chung

Marc Aaron Fenster

Reza Mirzaie

Timothy T. Hsieh

Eric Bryan Fenster

(bledahl@raklaw.com)
(jchung@raklaw.com)
(mafenster@raklaw.com)
(rmirzaie@raklaw.com)
(thsieh@raklaw.com)
(eric@fensterlaw.net)

/s/ Lynn Marlin

Lynn Marlin
Blank Rome LLP
717 Texas Avenue, Suite 1400
Houston, Texas 77002
Telephone: (713) 228-6601

Fax: (713) 228-6605

Email: <u>LMarlin@BlankRome.com</u> Paralegal for Defendant Polycom, Inc.

