1	STEVEN L. MAYER (No. 62030)		
2	Email: smayer@howardrice.com HOWARD RICE NEMEROVSKI CANADY		
3	FALK & RABKIN A Professional Corporation Three Embarcadero Center, 7th Floor		
4	San Francisco, California 94111-4024 Telephone: 415/434-1600		
5	Facsimile: 415/217-5910		
6	ANN BRICK (No.65296) Email: abrick@aclunc.org		
7	AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF NORTHERN		
8	CALIFORNIA, INC. 39 Drumm Street		
10	San Francisco, California 94111 Telephone: 415/621-2493 Facsimile: 415/255-8437		
11	ADEN J. FINE (No. 186728)	MATTHEW J. ZIMMERMAN (No. 212423)	
12	Email: afine@aclu.org AMERICAN CIVIL LIBERTIES UNION	Email: mattz@eff.org ELECTRONIC FRONTIER	
HOWARD 13	FOUNDATION 125 Broad Street—18th Floor	FOUNDATION 454 Shotwell Street	
NEMEROUSKI CANADY 14 FALK 14	New York, New York 10004 Telephone: 212/549-2693	San Francisco, California 94110 Telephone: 415/436-9333	
15	Facsimile: 212/549-2651	Facsimile: 415/436-9993	
16	Attorneys for Movants and Prospective Intervenors PROJECT ON GOVERNMENT OVERSIGHT et a	al.	
17	Additional Counsel Listed On Signature Page		
18			
19	UNITED STATES DISTRICT COURT		
20	NORTHERN DISTRICT OF CALIFORNIA		
21		SAN FRANCISCO DIVISION	
22 23	BANK JULIUS BAER & CO., LTD., a Swiss entity, et al.,	No. CV-08-0824 JSW	
23	Plaintiffs,	Action Filed: February 6, 2008	
25	ν.	STIPULATED REQUEST FOR ORDER SHORTENING TIME [Local Rule 6-2]	
26	WIKILEAKS, an entity of unknown form, et al.,	[
27	Defendants.		
28		•	
	STIPULATED REQUEST FOR	ORDER SHORTENING TIME CV-08-0824 JSW	

1	Pursuant to L	ocal Rule 6-2,	Prospective Intervenors Project on Government Oversight,	
2	American Civil Libe	rties Union Fou	ndation, Inc., American Civil Liberties Union, Inc., Electronic	
3	Frontier Foundation	and Jordan McC	orkle ("Movants"), Plaintiffs Bank Julius Baer & Co. Ltd. and	
4	Julius Baer Bank &	Trust Co. Ltd. ar	ed Defendant Dynadot, LLC, respectfully request an order from	
5	the Court setting the	following scheo	lule for briefing and hearing on Movants' Motion to Intervene	
6	in the above-caption	ed matter, which	was filed on February 26, 2008 and set for hearing on May 9,	
7	2008.			
8	Opposition:	Thursday, Ma	arch 6, 2008 (by noon)	
9	Reply:	Tuesday, Mai	rch 11, 2008 (by noon)	
10	Hearing:	Friday, Marcl	n 14, 2008 (at 9:00 a.m.)	
11	As required by	Local Rule 6-2(a), the grounds for this Stipulated Request are more fully stated	
12	in the Declaration of Steven L. Mayer that follows. Nothing in this Stipulated Request shall affect			
13	the timing of the mot	ion for prelimina	ary injunction now set for February 29, 2008.	
14	DATED: February	23, 2008.	STEVEN L. MAYER	
15			CHRISTOPHER KAO SHAUDY DANAYE-ELMI	
16			HOWARD RICE NEMEROVSKI CANADY FALK & RABKIN	
17			A Professional Corporation	
18			ANN BRICK AMERICAN CIVIL LIBERTIES UNION	
19			FOUNDATION OF NORTHERN CALIFORNIA, INC.	
20			ADEN J. FINE	
21			AMERICAN CIVIL LIBERTIES UNION FOUNDATION	
22			CINDY A. COHN	
23			KURT OPSAHL MATTHEW J. ZIMMERMAN	
24			ELECTRONIC FRONTIER FOUNDATION	
25			By:	
26			STEVEN L. MAYER	
27			Attorneys for Movants PROJECT ON GOVERNMENT OVERSIGHT et al.	
28				
		STIPULATED R	EQUEST FOR ORDER SHORTENING TIME CV-08-0824 JSW	



2	DATED: February 26, 2008.	LAVELY & SINGER Professional Corporation
3		MARTIN D. SINGER WILLIAM J. BRIGGS, II
4		EVAN N. SPIEGEL
5		By: Deag
6		EVAN'N. SPIEGEL
7		Attorneys for Plaintiffs BANK JULIUS BAER & CO, LTD, and JULIUS BAER BANK & TRUST CO, LTD.
8	DATED: February 26, 2008.	WENDEL, ROSEN, BLACK & DEAN, LLC RICHARD A. SIPOS GARRET D. MURAI
		GARRET D. MORAI
10		By: GARRET D MIDAL
12		Attorneys for Defendant DYNADOT, LLC
13		Attorneys for Determant DT WADOT, ELEC
13 14	I. STEVEN L. MAYER, herel	by attest, pursuant to N.D. Cal. General Order No. 45, that
Ñ		nent has been obtained from the other signatories hereto.
1		——————————————————————————————————————
16		$\mathcal{L}_{\mathcal{L}}$
16		STEVEN I MAYER
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17 18 19 20 21 22 23 24 25		STEVEN L. MAYER