

# **EXHIBIT A**

**From:** [Brian K. Wunder](#)  
**To:** [Christopher O. Green](#);  
**CC:** [Nick Setty](#); [Rasheed McWilliams](#); [John Osha](#); [Win Greiner](#);  
**Subject:** RE: LG/Proview - Service on Proview Entities  
**Date:** Friday, October 24, 2008 4:36:13 PM  
**Attachments:**

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Chris,

We are authorized to accept service for all three Proview entities. This does take care of item 1 of your e-mail.

With regard to item 2, we agree that we will be responding to LG's first amended complaint with an answer as opposed to a motion. However, and as we discussed, we are not waiving any Rule 12 defenses that may be asserted in the answer.

Brian

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**From:** Christopher O. Green [mailto:[cgreen@fr.com](mailto:cgreen@fr.com)]  
**Sent:** Friday, October 24, 2008 2:41 PM  
**To:** Brian K. Wunder  
**Cc:** Nick Setty; Rasheed McWilliams  
**Subject:** LG/Proview - Service on Proview Entities

Brian -

Thank you for your call earlier today. I attach the following to this message: (1) court-issued summons for each Proview entity named as a defendant; (2) an executed proof of service for each Proview entity and (3) an ECF stamped copy of LG's first amended complaint.

Based on our conversation, LG agrees to grant all three Proview entities an extension until **December 11, 2008**, to answer LG's first amended complaint. This is the same extension offered to Vizio and Westinghouse, and it is subject to the same terms, namely:

- 1) Your clients' agreement that there are no service issues; and
- 2) Your agreement that the extension is granted for the sole purpose of answering the complaint, not filing a motion regarding jurisdiction, venue or any other motion under FRCP Rule 12.

I understand that Osha Liang is authorized to accept service for all three Proview entities, which should take care of item no. 1. Please confirm that item no. 2 is acceptable and we have an agreement.

best regards,  
Chris

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