|                                 | Case5:11-cv-02509-LHK Documen  | t64 Filed09/12/11 Page1 of 11                          |
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| 8                               | UNITED STA   | TES DISTRICT COURT                                     |
| 9                               | NORTHERN DI  | STRICT OF CALIFORNIA                                   |
| 10                              |  |  |
| 11                              | SIDDHARTH HARIHARAN, individually and on behalf of all others                | Case No. C 11-CV-2509-LHK                              |
| 12                              | similarly situated,  | STIPULATED [ <del>PROPOSED</del> ] PRETRIAL            |
| 13                              | Plaintiff,   | ORDER AS MODIFIED NO. 1                                |
| 14                              | v. ADOBE SYSTEMS INC., et al.,   |  |
| 15                              | Defendants.  |  |
| 16                              | BRANDON MARSHALL, individually   | Case No. C 11-CV-3538-LHK                              |
| 17                              | and on behalf of all others similarly situated,                              |  |
| 18                              | Plaintiff,   |  |
| 19                              | v.   |  |
| 20                              | ADOBE SYSTEMS INC., et al.,  |  |
| 21                              | Defendants.  |  |
| <ul><li>22</li><li>23</li></ul> | MICHAEL DEVINE, individually and on behalf of all others similarly situated, | Case No. C 11-CV-3539-LHK                              |
| 24                              | Plaintiff,   |  |
| 25                              | v.   |  |
| 26                              | ADOBE SYSTEMS INC., et al.,  |  |
| 27                              | Defendants.  |  |
| 28                              | caption continues on next page   |  |
|                                 |  | - 1 - STIPULATED [ <del>PROPOSED</del> ] PRETRIAL ORDE |

| 1 2    | MARK FICHTNER, individually and on behalf of all others similarly situated, | Case No. C 11-CV-3540-LHK                            |
|--------|---|--|
| 3      | Plaintiff,  |  |
|        | v.  |  |
| 4      | ADOBE SYSTEMS INC., et al.,   |  |
| 5      | Defendants.   |  |
| 6<br>7 | DANIEL STOVER, individually and on behalf of all others similarly situated, | Case No. C 11-CV-3541-LHK                            |
| 8      | Plaintiff,  |  |
| 9      | V.  |  |
|        | ADOBE SYSTEMS INC., et al.,   |  |
| 10     | Defendants.   |  |
| 11     |   |  |
| 12     | WHEREAS, individual and rep   | resentative plaintiffs Siddharth Hariharan, Brandon  |
| 13     | Marshall, Michael Devine, Mark Fichtner, and                                | Daniel Stover ("Plaintiffs") have filed complaints   |
| 14     | ("Complaints") in the above-captioned actions                               | for alleged violations of the antitrust laws by      |
| 15     | Adobe Systems Inc., Apple Inc., Google Inc.,                                | Intel Corp., Intuit Inc., Lucasfilm Ltd., Pixar, and |
| 16     | DOES 1-200 ("Defendants"), pursuant to Calif                                | fornia's antitrust statute, Business and Professions |
| 17     | Code sections 16720, et seq. (the "Cartwright.                              | Act"); Business and Professions Code                 |
| 18     | section 16600 ("Section 16600"); and Californ                               | nia's unfair competition law, Business and           |
| 19     | Professions Code sections 17200, et seq. (the '                             | 'Unfair Competition Law");                           |
| 20     | WHEREAS, Plaintiffs seek to p   | proceed on behalf of a proposed class as defined in  |
| 21     | the Consolidated Amended Complaint (the "Pr                                 | roposed Class");                                     |
| 22     | WHEREAS, Plaintiffs have agr  | reed to file a master consolidated amended           |
| 23     | complaint including each of them and supersec                               | ding the Complaints currently on file;               |
| 24     | WHEREAS, consolidation of the   | ne Complaints and other like actions will avoid      |
| 25     | duplication and unnecessary costs, and will pro-                            | omote the efficient conduct of proceedings herein;   |
| 26     | NOW, THEREFORE, THE C   | COURT ORDERS:  |
| 27     |   |  |
| 28     |   |  |
|        |   | STIPULATED [ <del>PROPOSED</del> ] PRETRIAL ORDER    |

#### I. <u>CONSOLIDATION</u>

Each of the above-captioned actions (collectively, the "Consolidated Action") is hereby consolidated for all purposes pursuant to Federal Rule of Civil Procedure 42(a).

#### II. MASTER DOCKET AND MASTER FILE

A Master Docket and a Master File under the civil action number that has been assigned to the first-filed case, *Siddharth Hariharan v. Adobe Systems Inc., et al.*, Case No. 11-CV-2509-LHK, are hereby established for the Consolidated Action. All docket entries regarding the Consolidated Action shall be docketed under the Master File number 11-CV-2509-LHK. If a document pertains to only one or some of the consolidated cases, it will be docketed on the Master Docket with the notation in the docket text as to the case number(s) to which it pertains.

APPLICATION OF THIS ORDER TO SUBSEQUENTLY FILED OR

filed in this Court or transferred here from another court, and only after counsel call to the

attention of the Court and the Clerk the filing or transfer of any such case that might be

appropriate entry in the Master Docket. Counsel for Plaintiffs in the Consolidated Action shall

transferred related action and to counsel for any defendant(s) in each such action not already a

party to the Consolidated Action. Promptly thereafter, upon notice to counsel for the parties in

each such action, counsel for Plaintiffs in the Consolidated Action shall submit to the Court a

proposed order consolidating any such action with the Consolidated Action. Unless a party in

date upon which a copy of this Order is served on counsel for such party, by filing an

application for relief and this Court deems it appropriate to grant such application, each

new case that arises out of the subject matter of the Consolidated Action which is filed in this

Court or transferred to this Court, shall be consolidated with the Consolidated Action and this

such newly-filed or transferred action objects to consolidation within ten (10) days after the

**properly consolidated with this Consolidated Action,** the Clerk of Court shall make an

promptly mail a copy of this Order to counsel for plaintiff(s) in each subsequently filed or

When a case which relates to the subject matter of the Consolidated Action is hereafter

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III.

TRANSFERRED CASES

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#### IV. CAPTION OF CASES

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THIS DOCUMENT RELATES TO:

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Order shall apply thereto.

All papers hereafter filed in the Consolidated Action shall bear the following Caption:

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When a pleading or other court paper is intended to apply to all actions to which this Order is applicable, the words "All Actions" shall appear immediately after the words "THIS

## STIPULATED [PROPOSED] PRETRIAL ORDER CASE NOS. CV 11-2509-LHK, ETC.

Master Docket No. 11-CV-2509-LHK

| DOCUMENT RELATES TO" in the caption set out above. When a pleading or other court paper            |
|--|
| is intended to be applicable only to a subset of the Actions, the separate caption and docket      |
| number for each individual action to which the pleading is intended to be applicable shall appear  |
| immediately after or below the words "THIS DOCUMENT RELATES TO" in the caption                     |
| described above. The short form of the case caption ([named plaintiff] v. [first named defendant], |
| et al.) for such actions may be used.  |
| V. <u>FILING AND DOCKETING</u>   |
| All papers previously filed and served to date in any of the above-referenced actions are          |
| hereby deemed part of the record in 11-CV-2509-LHK.  |
| When a paper is filed and the caption shows that it is to be applicable to "All Actions,"          |
|  |

When a paper is filed and the caption shows that it is to be applicable to "All Actions," such paper shall be filed in the Master File and the Clerk shall note such filing in the Master Docket. Such papers need not be filed, and docket entries need not be made, in any other case file.

When a paper is filed and the caption shows that it is to be applicable to fewer than all of the Consolidated Actions, such paper shall be filed in the Master File, and the clerk shall note such filing in both the Master Docket and the docket of each such action. Thus, the paper should only be filed in the Master File in 11-CV-2509-LHK.

#### VI. <u>ECF AND SERVICE OF DOCUMENTS</u>

This case is subject to Electronic Case Filing ("ECF"), pursuant to General Order 45, Section VI, which requires that all documents in such a case be filed electronically. If counsel has not already done so, counsel shall register forthwith as an ECF user and be issued an ECF user ID and password. Forms and instructions can be found on the Court's website at ecf.cand.uscourts.gov.

All documents shall be e-filed in the Master File in 11-CV-2509-LHK. Papers that are filed electronically through the Court's ECF system are deemed served on all parties as of the date of filing. All other service of papers shall be governed by the Rules of Civil Procedure, unless otherwise agreed by the parties.

#### VII. PRESERVATION OF EVIDENCE

Until the parties agree on a preservation plan or the Court orders otherwise, each party shall take reasonable steps to preserve all documents, data, and tangible things containing information potentially relevant to the subject matter of this litigation.

#### VIII. CONSOLIDATED AMENDED COMPLAINT AND RESPONSE

On September 2, 2011, Plaintiffs provided Defendants with a courtesy copy of the Consolidated Amended Complaint. Within two days after an order from the Court consolidating the above-captioned actions, Plaintiffs shall file the Consolidated Amended Complaint. The Consolidated Amended Complaint shall be deemed Plaintiffs' initial filing for purposes of Federal Rule of Civil Procedure 15(a). The Consolidated Amended Complaint shall relate back to the date of the first-filed action, *Siddharth Hariharan v. Adobe Systems Inc.*, *et al.*, Case No. 11-CV-2509-LHK, for all purposes. Defendants shall have no obligation to answer, move, or otherwise plead in response to the previously-filed Complaints.

Defendants shall answer, move, or otherwise plead in response to the Consolidated Amended Complaint by October 13, 2011. If Defendants respond with a motion to dismiss:

- a. Defendants, while reserving their rights to file separate motions to dismiss to the extent any deems it necessary to do so, will endeavor to file a single consolidated motion accompanied by a single consolidated memorandum of points and authorities, not exceeding thirty pages in length.
- b. If Defendants file a single motion to dismiss as described in Paragraph a. above, Plaintiffs shall file a single consolidated opposition memorandum of points and authorities by November 4, 2011, not exceeding thirty pages in length.
- c. If Defendants file a single motion to dismiss as described in Paragraph a. above, Defendants may file a single consolidated reply memorandum by December 2, 2011, not exceeding twenty pages in length.
- d. If Defendants file more than one motion to dismiss, the schedule listed above will not change. However, Defendants will so inform Plaintiffs by September 28, 2011, and the Parties shall meet and confer regarding the appropriate length of the opposition and reply

| 1  | briefs. Defendants must seek leave of the Court, and provide good cause, in order to file     |
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| 2  | more than one motion to dismiss.  |
| 3  | These deadlines do not alter any deadlines or conference dates previously set by the Court.   |
| 4  | IX. ORGANIZATION OF PLAINTIFFS' COUNSEL   |
| 5  | 1. Pursuant to Federal Rule of Civil Procedure 23(g)(3), the Court designates                 |
| 6  | Joseph R. Saveri of Lieff, Cabraser, Heimann & Bernstein, LLP, as interim Lead Counsel on     |
| 7  | behalf of all Plaintiffs and the Proposed Class in the Consolidated Action.                   |
| 8  | 2. Lead Counsel shall have authority over the following matters on behalf of all              |
| 9  | Plaintiffs and the Proposed Class in the Consolidated Action:                                 |
| 10 | a. convening meetings of Plaintiffs' counsel;   |
| 11 | b. the initiation, response, scheduling, briefing, and argument of all motions;               |
| 12 | c. the scope, order, and conduct of all discovery proceedings;                                |
| 13 | d. making such work assignments as among themselves and other Plaintiffs'                     |
| 14 | counsel as they may deem appropriate;   |
| 15 | e. collecting time and expense reports from all Plaintiffs' counsel on a                      |
| 16 | periodic basis;   |
| 17 | f. the retention of experts;  |
| 18 | g. the designation of which Plaintiffs' attorneys shall appear at hearings and                |
| 19 | conferences with the Court;   |
| 20 | h. settlement negotiations and agreements with Defendants; and                                |
| 21 | i. all other matters concerning the prosecution of the Consolidated Action.                   |
| 22 | 3. No motion shall be filed on behalf of all Plaintiffs in the Consolidated Action            |
| 23 | except through Lead Counsel or his designee(s).   |
| 24 | 4. Defendants' counsel may rely on all agreements made with Lead Counsel, and                 |
| 25 | such agreements shall be binding on all other Plaintiffs.                                     |
| 26 | 5. The Court designates the following to act, with Lead Counsel, as members of the            |
| 27 | Executive Committee on behalf of all Plaintiffs in the Consolidated Action: Eric L. Cramer of |
| 28 | Berger & Montague, P.C. and Linda P. Nussbaum of Grant & Eisenhofer P.A. Members of the       |

| 1  | Executive Committee shall, o   | n a regular basis, confer regarding the administration and  |
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| 2  | prosecution of the Consolidate | ed Action.  |
| 3  | IT IC HEDEDY CTIDIH AT         |   |
| 4  | IT IS HEREBY STIPULAT          | ED.   |
| 5  | Dated: September 6, 2011       | LIEFF, CABRASER, HEIMANN & BERNSTEIN, LLP   |
| 6  |                                |   |
| 7  |                                | By: <u>/s/ Joseph R. Saveri</u><br>JOSEPH R. SAVERI   |
| 8  |                                | Attorneys for individual and representative Plaintiffs Siddharth Hariharan, Brandon Marshall, Michael Devine, |
| 9  |                                | Mark Fichtner, and Daniel Stover  |
| 10 |                                |   |
| 11 | Dated: September 6, 2011       | O'MELVENY & MYERS LLP   |
| 12 |                                | By: /s/ Michael F. Tubach   |
| 13 |                                | By: /s/ Michael F. Tubach MICHAEL F. TUBACH Attorneys for Defendant   |
| 14 |                                | APPLE INC.  |
| 15 | Dated: September 6, 2011       | KEKER & VAN NEST LLP  |
| 16 |                                |   |
| 17 |                                | By: <u>/s/ Daniel Purcell</u> DANIEL PURCELL  |
| 18 |                                | Attorneys for Defendant LUCASFILM LTD.  |
| 19 |                                |   |
| 20 | Dated: September 6, 2011       | JONES DAY   |
| 21 |                                | By: /s/ David C. Kiernan  |
| 22 |                                | By: /s/ David C. Kiernan DAVID C. KIERNAN Attorneys for Defendant   |
| 23 |                                | ADOBE SYSTEMS INC.  |
| 24 |                                |   |
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|    |                                | _ 8 _ STIPULATED [PROPOSED] PRETRIAL ORDER  |

#### Case5:11-cv-02509-LHK Document64 Filed09/12/11 Page9 of 11 1 Dated: September 6, 2011 MAYER BROWN LLP 2 By: /s/ Lee H. Rubin 3 LEE H. RUBIN Attorneys for Defendant 4 GOOGLE INC. 5 Dated: September 6, 2011 BINGHAM McCUTCHEN LLP 6 7 By: /s/ Holly A. House HOLLY A. HOUSE 8 Attorneys for Defendant INTEL CORPORATION 9 10 Dated: September 6, 2011 JONES DAY 11 /s/ Robert A. Mittelstaedt 12 ROBERT A. MITTELSTAEDT Attorneys for Defendant 13 INTUIT INC. 14 Dated: September 6, 2011 COVINGTON & BURLING LLP 15 16 By: <u>/s/Emily Johnson Henn</u> **EMILY JOHNSON HENN** 17 Attorneys for Defendant **PIXAR** 18 19 20 21 22 23 24 25 26 27 28

| 1  | <u>File</u>                                 | er's Attestation                                      |
|----|---|---|
| 2  | Pursuant to General Order No. 45, § X(B),   | I attest under penalty of perjury that concurrence in |
| 3  | the filing of the document has been obtaine | ed from all the signatories.                          |
| 4  |   |   |
| 5  | Dated: September 12, 2011                   | /s/ Dean M. Harvey                                    |
| 6  |   | DEAN M. HARVEY<br>LIEFF CABRASER HEIMANN              |
| 7  |   | & BERNSTEIN, LLP                                      |
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| September 12, 2011 ed: |  |
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| ed:                    | HON. LOCY H. KOH<br>UNITED STATES DISTRICT JUDGE |
|                        | HON. LOCY H. KOH<br>UNITED STATES DISTRICT JUDGE |
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