## [COUNSEL INFORMATION ON FOLLOWING PAGE] 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 CENTRAL DISTRICT OF CALIFORNIA 9 10 PERFECT 10, INC., a California Master Case No.: CV04-9484 AHM (SHx) 11 corporation, 12 ORDER ON STIPULATION Plaintiff, REGARDING BRIEFING SCHEDULE ON 13 GOOGLE'S MOTIONS FOR SUMMARY JUDGMENT RE: ENTITLEMENT TO SAFE HARBOR UNDER 17 U.S.C. 14 v. § 512(B), (C) & (D) 15 GOOGLE INC., a corporation; and DOES 1 through 100, inclusive, 16 Discovery Cut-Off Date: None Set Pretrial Conference Date: None Set 17 Defendants. Trial Date: None Set 18 19 AND COUNTERCLAIM 20 21 22 23 24 25 26 27 28

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Defendant/Counterclaimant Google Inc. and Plaintiff Perfect 10, Inc. (hereinafter "the parties") jointly submit this Stipulation and Proposed Order regarding the briefing and hearing on Google's Motions for Summary Judgment Re: Google's Entitlement to Safe Harbor Under 17 U.S.C. § 512(b), (c), and (d) ("Google's DMCA Motions"), filed July 2, 2009. In the Court's Minute Order issued July 8, 2009, the Court observed that "the parties have not proposed deadlines for opposition and reply briefs [regarding Google's DMCA Motions]. The Court requires the oppositions to Google's DMCA motions to be filed by July 27, 2009 and the replies to be filed by August 3, 2009."

In an effort to narrow the scope of the scheduling disputes in need of resolution by this Court, the parties had reached an agreement on a proposed briefing and hearing schedule regarding Google's DMCA Motions. However, Google did not submit that agreement to the Court along with its *Ex Parte* Application, because the agreement was contingent upon how the Court ruled on the Application. Google apologizes for any inconvenience this may have caused this Court, and respectfully requests that the Court adopt the parties' agreed schedule (set forth below) as the Order of this Court.

## STIPULATION

WHEREAS, on July 2, 2009, Google filed Motions for Summary Judgment Re: Google's Entitlement to Safe Harbor Under 17 U.S.C. § 512(b), (c), and (d) ("Google's DMCA Motions");

WHEREAS, the parties have agreed to an extended briefing schedule whereby Perfect 10 shall have five weeks to respond to Google's DMCA Motions, Google shall have four weeks to reply, and the hearing shall be calendared for four weeks thereafter (unless otherwise ordered by the Court);

THEREFORE, the parties hereby stipulate to the following briefing schedule in connection with Google's DMCA Motions:

1	1. Perfect 10's oppositions to Google's Motions shall be due on <u>August 10</u>
2	<u>2009;</u>
3	2. Google's reply papers in support of its DMCA Motions shall be due on
4	<u>September 8, 2009;</u>
5	3. The hearing on Google's DMCA Motions shall be calendared for
6	October 5, 2009, or such other hearing date as is convenient for the Court.
7	Respectfully submitted,
8 9	Dated: July 9, 2009 QUINN EMANUEL URQUHART OLIVER & HEDGES, LLP
10	By/s/
11	By/s/ Rachel Herrick Kassabian Attorneys for Defendant GOOGLE INC.
12	Dated: July 9, 2009 LAW OFFICES OF JEFFREY N. MAUSNER
13	Jeffrey N. Mausner
14	By:
15	Attorneys for Plaintiff Perfect 10, Inc.
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1	<u>ORDER</u>
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3	Pursuant to stipulation, it is hereby ordered as follows:
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5	1. Perfect 10's oppositions to Google's Motions for Summary Judgment
6	Re: Google's Entitlement to Safe Harbor Under 17 U.S.C. § 512(b), (c), and (d)
7	("Google's DMCA Motions") shall be due on <u>August 10, 2009</u> ;
8	2. Google's reply papers in support of its DMCA Motions shall be due on
9	<u>September 8, 2009;</u>
10	3. The hearing on Google's DMCA Motions shall be set for October 5,
11	2009, or such other hearing date as is convenient for the Court.
12	IT IS SO ORDERED.
13	DATED: July 10, 2009
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17 18	By A. Howard Matz UNITED STATES DISTRICT JUDGE
19	CIVILD STITLS DISTRICT VEDGE
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