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 INTERCEDE GROUP PLC and INTERCEDE LTD.
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9 UNITED STATES DISTRICT COURT
 10 NORTHERN DISTRICT OF CALIFORNIA
 11 SAN FRANCISCO DIVISION
 12

FENWICK & WEST LLP
 ATTORNEYS AT LAW
 SAN FRANCISCO

13 ACTIVIDENTITY CORPORATION, a
 Delaware Corporation,

14 Plaintiff,

15 v.

16 INTERCEDE GROUP PLC AND
 17 INTERCEDE LTD., both of Lutterworth,
 UK,

18 Defendants.
 19

20 AND RELATED COUNTERCLAIMS.
 21

Case No.: 3:08-cv-04577 VRW

**STIPULATION AND ~~PROPOSED~~
 ORDER TAKING CLAIM
 CONSTRUCTION HEARING OFF-
 CALENDAR AND WITHDRAWING
 JOINT MOTION FOR ADMINISTRATIVE
 RELIEF**

**Date: March 24, 2010
 Time: 9:00 a.m.
 Courtroom: 6, 17th Floor**

Before: Hon. Vaughn Walker

1 Pursuant to Civil Local Rule 7-12, defendants and counterclaimants Intercede Group plc
2 and Intercede Ltd. (collectively, “Intercede”) and plaintiff and counterdefendant ActivIdentity
3 Corporation (“ActivIdentity”) submit this stipulation and proposed order taking the claim
4 construction hearing off-calendar and withdrawing the joint motion for administrative relief.

5 Pursuant to the Clerk’s Notice dated February 24, 2010, the claim construction hearing in
6 this action is scheduled for March 24, 2010 at 9:00 a.m. (Doc # 128).

7 On March 19, 2010, the parties filed a joint motion for administrative relief for leave to
8 use visual equipment at the claim construction hearing (Doc # 129).

9 As of today, March 22, 2010, the parties are in the process of entering into a confidential
10 settlement agreement, which when fully executed, will resolve the pending action. The parties
11 expect to exchange signatures to the settlement agreement this week.

12 Accordingly, the parties hereby respectfully stipulate and request that the Court order as
13 follows:

14 1. The parties’ joint motion for administrative relief for leave to use visual equipment
15 at the claim construction hearing (Doc # 129) is withdrawn.

16 2. The claim construction hearing scheduled on March 24, 2010 at 9:00 a.m. is taken
17 off-calendar.

18 Dated: March 22, 2010

Respectfully submitted,

19 FENWICK & WEST LLP

20 By: /s/ Joseph S. Belichick
21 Joseph S. Belichick

22 Attorneys for Defendants
23 INTERCEDE GROUP PLC and INTERCEDE LTD.

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