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7	Attorneys for Defendants	
8	MATT LOCKWOOD, an individual, and dba www.discountmountainsoftware.com;	
9	DISCOUNT MOUNTAIN, INC.	
10	UNITED STATES DISTRICT COURT	
11	NORTHERN DISTRICT OF CALIFORNIA	
12	SAN FRANCISCO DIVISION	
13		
14	ADOBE SYSTEMS INCORPORATED,	CASE NO. C09-05165 CRB (DMR)
15	Plaintiff,	STIPULATION POSTPONING
13	,	AND RESCHEDULING HEARING
16	v.	
	v. MATT LOCKWOOD, an individual and dba www.discountmountainsoftware.com;	AND RESCHEDULING HEARING
16	v. MATT LOCKWOOD, an individual and dba	AND RESCHEDULING HEARING
16 17	v. MATT LOCKWOOD, an individual and dba www.discountmountainsoftware.com; DISCOUNT MOUNTAIN, INC.; and DOES 1	AND RESCHEDULING HEARING
16 17 18	V. MATT LOCKWOOD, an individual and dba www.discountmountainsoftware.com; DISCOUNT MOUNTAIN, INC.; and DOES 1 through 10, inclusive, Defendants.	AND RESCHEDULING HEARING DATE; ORDER
16 17 18 19	V. MATT LOCKWOOD, an individual and dba www.discountmountainsoftware.com; DISCOUNT MOUNTAIN, INC.; and DOES 1 through 10, inclusive, Defendants. Counsel for Plaintiff ADOBE SYSTEMS	AND RESCHEDULING HEARING DATE; ORDER INCORPORATED and Defendants MATT
16 17 18 19 20	MATT LOCKWOOD, an individual and dba www.discountmountainsoftware.com; DISCOUNT MOUNTAIN, INC.; and DOES 1 through 10, inclusive, Defendants. Counsel for Plaintiff ADOBE SYSTEMS LOCKWOOD, dba www.discountmountainsoftw	AND RESCHEDULING HEARING DATE; ORDER INCORPORATED and Defendants MATT
16 17 18 19 20 21	MATT LOCKWOOD, an individual and dba www.discountmountainsoftware.com; DISCOUNT MOUNTAIN, INC.; and DOES 1 through 10, inclusive, Defendants. Counsel for Plaintiff ADOBE SYSTEMS LOCKWOOD, dba www.discountmountainsoftw hereby STIPULATE as follows:	AND RESCHEDULING HEARING DATE; ORDER INCORPORATED and Defendants MATT rare.com, and DISCOUNT MOUNTAIN, INC.,
16 17 18 19 20 21 22	MATT LOCKWOOD, an individual and dba www.discountmountainsoftware.com; DISCOUNT MOUNTAIN, INC.; and DOES 1 through 10, inclusive, Defendants. Counsel for Plaintiff ADOBE SYSTEMS LOCKWOOD, dba www.discountmountainsoftw hereby STIPULATE as follows:	AND RESCHEDULING HEARING DATE; ORDER INCORPORATED and Defendants MATT
16 17 18 19 20 21 22 23	MATT LOCKWOOD, an individual and dba www.discountmountainsoftware.com; DISCOUNT MOUNTAIN, INC.; and DOES 1 through 10, inclusive, Defendants. Counsel for Plaintiff ADOBE SYSTEMS LOCKWOOD, dba www.discountmountainsoftw hereby STIPULATE as follows:	AND RESCHEDULING HEARING DATE; ORDER INCORPORATED and Defendants MATT rare.com, and DISCOUNT MOUNTAIN, INC.,
16 17 18 19 20 21 22 23 24	MATT LOCKWOOD, an individual and dba www.discountmountainsoftware.com; DISCOUNT MOUNTAIN, INC.; and DOES 1 through 10, inclusive, Defendants. Counsel for Plaintiff ADOBE SYSTEMS LOCKWOOD, dba www.discountmountainsoftw hereby STIPULATE as follows: WHEREAS, counsel have exchanged final execution.	AND RESCHEDULING HEARING DATE; ORDER INCORPORATED and Defendants MATT rare.com, and DISCOUNT MOUNTAIN, INC.,
16 17 18 19 20 21 22 23 24 25	MATT LOCKWOOD, an individual and dba www.discountmountainsoftware.com; DISCOUNT MOUNTAIN, INC.; and DOES 1 through 10, inclusive, Defendants. Counsel for Plaintiff ADOBE SYSTEMS LOCKWOOD, dba www.discountmountainsoftw hereby STIPULATE as follows: WHEREAS, counsel have exchanged final execution.	AND RESCHEDULING HEARING DATE; ORDER INCORPORATED and Defendants MATT rare.com, and DISCOUNT MOUNTAIN, INC., dized, formal settlement documentation for med by their bank that funds that are required for
16 17 18 19 20 21 22 23 24 25 26	MATT LOCKWOOD, an individual and dba www.discountmountainsoftware.com; DISCOUNT MOUNTAIN, INC.; and DOES 1 through 10, inclusive, Defendants. Counsel for Plaintiff ADOBE SYSTEMS LOCKWOOD, dba www.discountmountainsoftw hereby STIPULATE as follows: WHEREAS, counsel have exchanged final execution. WHEREAS, Defendants have been inform performance pursuant to the parties' agreement w days.	AND RESCHEDULING HEARING DATE; ORDER INCORPORATED and Defendants MATT are.com, and DISCOUNT MOUNTAIN, INC., dized, formal settlement documentation for and by their bank that funds that are required for all be on hold for at least five to ten business
16 17 18 19 20 21 22 23 24 25 26 27	MATT LOCKWOOD, an individual and dba www.discountmountainsoftware.com; DISCOUNT MOUNTAIN, INC.; and DOES 1 through 10, inclusive, Defendants. Counsel for Plaintiff ADOBE SYSTEMS LOCKWOOD, dba www.discountmountainsoftw hereby STIPULATE as follows: WHEREAS, counsel have exchanged final execution. WHEREAS, Defendants have been inform performance pursuant to the parties' agreement w	AND RESCHEDULING HEARING DATE; ORDER INCORPORATED and Defendants MATT rare.com, and DISCOUNT MOUNTAIN, INC., dized, formal settlement documentation for med by their bank that funds that are required for

1	THEREFORE, the parties hereto, through their counsel of record, stipulate as follows:		
2	1. That the hearings currently scheduled for Thursday, January 13, 2011, be		
3	postponed to Thursday, January 27, 2011.		
4			
5	IT IS SO STIPULATED:		
6	Dated: January 7, 2011 TINGLEY PIONTKOWSKI LLP		
7			
8	By: /s/ Jonathan McMahon		
9	BRUCE C. PIONTKOWSKI JONATHAN A. MCMAHON		
10	Attorneys for Defendants		
11			
12	Dated: January 7, 2011 J. ANDREW COOMBS, A.P.C.		
13			
14	By: /s/ Annie Wang J. ANDREW COOMBS		
15	ANNIE S. WANG Attorneys for Plaintiff		
16	·		
17			
18	<u>ORDER</u>		
19	Based upon the forgoing, IT IS SO ORDERED THAT the hearing currently scheduled for		
20	January 13, 2011 is hereby postponed to January 27, 2011 at 11:00 am.		
21	IT IS SO ORDERED.		
22	DATED: January 12, 2011 UNITED STATES MAGISTRATE JUE GE		
23	UNITED SPATES MAGISTRATE JUE GE		
24	Judge Donna M. Ryu		
25	THE NOISTRICT OF CE		
26	DISTRICT		
27			
28	ADDICACO I		

TINGLEY PIONTKOWSKI LLP ATTORNEYS AT LAW 4EEC4633.doc

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STIPULATION AND ORDER CASE NO. C09-05165 CRB