1 2 3 4 5 6 7 8	Jeffrey L. Fazio (146043) (jlf@fazmiclaw.com) Dina E. Micheletti (184141) (dem@fazmiclaw.co FAZIO MICHELETTI LLP 2410 Camino Ramon, Suite 315 San Ramon, CA 94583 T: 925-543-2555 F: 925-369-0344 Steven A. Schwartz (<i>pro hac vice</i>) (SAS@chimio Timothy N. Mathews (<i>pro hac vice</i>) (TNM@chim CHIMICLES & TIKELLIS LLP 361 W. Lancaster Avenue Haverford, PA 19041 T: 610-642-8500 F: 610-649-3633	cles.com)	
9 10	Attorneys for Plaintiff, Charlene Gallion and Christoper Corsi, on behalf of themselves and all others similarly situated		
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13	CHARLENE GALLION, on behalf of herself and all others similarly situated,	No. CV 10-01610-RS	
14	Plaintiff,	STIPULATION AND [PROPOSED] ORDER CONSOLIDATING ACTIONS	
15	V.	AND GRANTING LEAVE TO FILE CONSOLIDATED AMENDED	
16	APPLE, INC., a California corporation, and DOES 1-100, inclusive,	COMPLAINT	
17	Defendants.		
18		No. CV 10-03316-RS	
19	CHRISTOPHER CORSI, on behalf of himself and all others similarly situated,		
20	Plaintiff, v.		
21	APPLE INC.,		
22	Defendant.		
23		No. CV 10-05895-RS	
24	DANIEL CALIX, on behalf of himself and all others similarly situated,		
25	Plaintiff,		
26	V.		
27	APPLE INC.,	Hon. Richard Seeborg	
28	Defendant.		

Pending before the Court are three actions that have been formally related by order of this
Court: *Gallion v. Apple, Inc.,* CV-10-01660, *Corsi v. Apple, Inc.,* CV-10-03316, and *Calix v. Apple, Inc.,* No. CV-10-05895 (collectively, the "Related Actions"). Because of their similarity
and the parties' voluntary coordination of discovery and other aspects of the litigation, the parties
have agreed that formally consolidating the Related Actions will further the parties' objectives
regarding their efficient and expeditious resolution. Accordingly, the parties hereby
STIPULATE as follows:

- 8 1. The Related Actions are hereby consolidated into Civil Action No. CV 10-016109 RS for pretrial proceedings before this Court. The consolidated action shall be captioned as "In
 10 re Apple iPhone/iPod Warranty Litigation."
- 2. All related actions (as that term is defined in Civil Local Rule 3-12(a)) that are
 subsequently filed in, or transferred to, this District shall be consolidated into this action for
 pretrial purposes and Fazio | Micheletti LLP and Chimicles & Tikellis LLP shall continue to
 serve as Co-Lead Class Counsel for the consolidated action.
- 3. This Order shall apply to every such related action, absent order of the Court. A
 party that objects to such consolidation, or to any other provision of this Order, must file an
 application for relief from this Order within thirty (30) days after the date on which a copy of the
 order is mailed to the party's counsel, pursuant to Paragraph 4, infra.

19 4. The parties shall file a Notice of Related Case pursuant to Civil L.R. 3-12
20 whenever a case that should be consolidated with this action is filed in, or transferred to, this
21 District. If the Court determines that the case is related, the clerk shall:

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a. place a copy of this Order in the separate file for such action;

- b. serve on plaintiff's counsel in the new case a copy of this Order;
- c. direct that this Order be served upon defendants in the new case; and
- d. make the appropriate entry in the Docket for the consolidated action.

26 5. This Order is entered without prejudice to the rights of any party to apply for
27 severance of any claim or action, for good cause shown.

FM FAZIO | MICHELET

1	6. Defendant Apple, Inc. ("Apple") is not required to respond to the complaint in			
2	any action consolidated into this action, other than a consolidated complaint or a complaint			
3	designated as the operative complaint.			
4	7. Co-Lead Class Counsel shall prepare and file with the Court not later than May			
5	30, 2011, a consolidated complaint containing the substantive allegations and claims for relief			
6	pertaining to each of the Related Actions (the "Consolidated Complaint"). The Consolidated			
7	Complaint shall be the operative complaint in the consolidated action, and shall supersede all			
8	complaints filed in any of the actions consolidated herein. Apple shall have thirty (30) days from			
9	the filing of the Consolidated Complaint in which to plead or otherwise respond.			
10	8. SO STIPULATED.			
11		frey L. Fazio na E. Micheletti		
12		ZIO MICHELETTI LLP		
13		mberly A. Kralowec zabeth Newman		
14		IE KRALOWEC LAW GROUP LLP		
15	Ea Tr	rl L. Bohachek IE LAW OFFICES OF EARL L. BOHACHEK		
16	by	/s/ Jeffrey L. Fazio		
17	Jet	frey L. Fazio		
18		torneys for Plaintiff, Charlene Gallion, behalf of herself and the proposed class,		
19	an	d Interim Co-Lead Class Counsel		
20	DATED: April 12, 2011 Ste	even A. Schwartz		
21		nothy N. Mathews IIMICLES & TIKELLIS LLP		
22		se F. Luzon		
23		nes C. Shah EPHERD, FINKELMAN, MILLER & SHAH, LLP		
24				
25	by	/s/ Steven A. Schwartz		
26				
27	on	torneys for Plaintiff, Christopher Corsi, behalf of himself and the proposed class,		
28		d Interim Co-Lead Class Counsel		
FAZIO MICHELETTI LLP Attorneys	STIPULATION AND PROPOSE	2- D ORDER RE CONSOLIDATION		
Nos. CV-10-01610. CV-10-03316. CV-10-05895				

1 2	DATED: April 12, 2011 Philip Bohrer Scott E. Brady BOHRER LAW FIRM L.L.C.			
3	John P. Wolff, III			
4	Christopher K. Jones KEOGH, COX & WILSON			
5	REOGH, COX & WILSON			
6	by <u>/s/ Scott E. Brady</u>			
5 7	by <u>/s/ Scott E. Brady</u> Scott E. Brady			
8	Attorneys for Plaintiff, Daniel Calix on behalf of himself and the proposed class			
9				
10	DATED: April 12, 2011 Penelope A. Preovolos Andrew D. Muhlbach			
11	Heather A. Moser Samuel J. Boone Lunier			
12	MORRISON FOERSTER LLP			
13	by <u>/s/ Andrew D. Muhlbach</u>			
14	by <u>/s/ Andrew D. Muhlbach</u> Andrew D. Muhlbach			
15	Attorneys for Defendant, Apple, Inc.			
16	PURSUANT TO STIPULATION, IT IS SO ORDERED.			
17				
18	Dated:, 2011 The Honorable Richard Seeborg			
19	United States District Judge			
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FAZIO MICHELETTI	-3-			
Attorneys	STIPULATION AND PROPOSED ORDER RE CONSOLIDATION Nos. CV-10-01610, CV-10-03316, CV-10-05895			