E-Filed 6/1/11

1 Jeffrey L. Fazio (146043) (jlf@fazmiclaw.com) Dina E. Micheletti (184141) (dem@fazmiclaw.com) 2 FAZIO | MICHELETTI LLP 2410 Camino Ramon, Suite 315 San Ramon, CA 94583 3 T: 925-543-2555 F: 925-369-0344 4 5 Steven A. Schwartz (pro hac vice) (SAS@chimicles.com) Timothy N. Mathews (pro hac vice) (TNM@chimicles.com) 6 CHIMICLES & TIKELLIS LLP 361 W. Lancaster Avenue Haverford, PA 19041 7 T: 610-642-8500 F: 610-649-3633 8 9 Interim Co-Lead Class Counsel 10 UNITED STATES DISTRICT COURT 11 NORTHERN DISTRICT OF CALIFORNIA **12** IN RE APPLE IPHONE/IPOD WARRANTY No. CV 10-01610-RS 13 LITIGATION STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO 14 FILE CONSOLIDATED AMENDED This Document Relates To: **15 COMPLAINT** ALL ACTIONS 16 **17** 18 19 20 21 **22** 23 24 **25 26** 27 28

1	In the Stipulation and Order Consolidating Actions and Granting Leave to File
2	Consolidated Amended Complaint, filed on April 13, 2011 (Dock. No. 46), this Court set a
3	deadline of May 30, 2011 for Co-Lead Class Counsel to file "a consolidated complaint
4	containing the substantive allegations and claims for relief pertaining to each of the Related
5	Actions (the 'Consolidated Complaint')." See id., ¶7. By and through their counsel, the parties
6	hereby STIPULATE that this filing deadline shall be continued by approximately thirty days to
7	June 30, 2011. As previously ordered, Apple shall continue to "have thirty (30) days from the
8	filing of the Consolidated Complaint in which to plead or otherwise respond." <i>Id.</i>
9	DATED: May 25, 2011 Jeffrey L. Fazio Direct F. Michaeleri
10	Dina É. Micheletti FAZIO MICHELETTI LLP
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12	by <u>/s/ Jeffrey L. Fazio</u> Jeffrey L. Fazio
13	Interim Co-Lead Class Counsel
14	DATED: May 25, 2011 Steven A. Schwartz
15	Timothy N. Mathews CHIMICLES & TIKELLIS LLP
16	
17	by <u>/s/ Steven A. Schwartz</u> Steven A. Schwartz
18	Interim Co-Lead Class Counsel
19	DATED: May 25, 2011 Penelope A. Preovolos
20	Andrew D. Muhlbach Samuel J. Boone Lunier
21	MORRISON FOERSTER LLP
22	by <u>/s/ Andrew D. Muhlbach</u> Andrew D. Muhlbach
23	
24	Attorneys for Defendant, Apple, Inc.
25	
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1	ATTESTATION OF FILER
2	
3	I, Kimberly A. Kralowec, hereby attest that concurrence in the filing of this document has
4	been obtained from each of the other signatories. See N.D. Cal. Gen. Order No. 45, para. X(B).
5	Dated: May 26, 2011 By: /s/ Kimberly A. Kralowec Kimberly A. Kralowec
6	THE KRALOWEC LAW GROUP
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10	PURSUANT TO STIPULATION, IT IS SO ORDERED.
11	The Section of the Se
12	Dated:5/31, 2011 The Honorable Richard Seeborg
13	United States District Judge
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