

1 JONATHAN M. PLASSE (*pro hac vice*)
 2 STEPHEN W. TOUNTAS (*pro hac vice*)
 3 SERENA HALLOWELL (*pro hac vice*)
 4 LABATON SUCHAROW LLP
 5 140 Broadway
 6 New York, New York 10005
 7 Telephone: (212) 907-0700
 8 Facsimile: (212) 818-0477
 9 Email: jplasse@labaton.com
 10 Email: stountas@labaton.com
 11 Email: shallowell@labaton.com

12 *Lead Counsel for Lead Plaintiffs and the Class*

13 AELISH M. BAIG (Bar No. 201279)
 14 ROBBINS GELLER RUDMAN
 15 & DOWD LLP
 16 Post Montgomery Center
 17 One Montgomery Street, Suite 1800
 18 San Francisco, California 94104
 19 Telephone: (415)288-4545
 20 Facsimile: (415)288-4534
 21 Email: aelishb@rgrdlaw.com

22 *Of Counsel for Lead Plaintiffs and the Class*

23 [Additional counsel appear on signature page.]

24 **UNITED STATES DISTRICT COURT**
 25 **NORTHERN DISTRICT OF CALIFORNIA**

26 IN RE NETFLIX, INC., SECURITIES)
 27 LITIGATION)
 28 _____)
 29 This Document Relates To:)
 30 ALL ACTIONS.)
 31)
 32)
 33)
 34)
 35)
 36)
 37)
 38)

No. 3:12-cv-00225-SC
JOINT STIPULATION AND
~~PROPOSED~~ ORDER REQUESTING
EXTENSION OF TIME TO FILE
AMENDED CONSOLIDATED CLASS
ACTION COMPLAINT

Honorable Samuel Conti

1 WHEREAS Defendants Netflix, Inc., Reed Hastings, David Wells and Barry McCarthy
2 (collectively “Defendants”) filed their motion to dismiss Lead Plaintiffs Arkansas Teacher
3 Retirement System and State-Boston Retirement System’s (collectively “Lead Plaintiffs”)
4 Consolidated Class Action Complaint on August 27, 2012 (Dkt. No. 91);

5 WHEREAS on February 13, 2013, the Court issued an order granting Defendants’
6 motion to dismiss and granting Lead Plaintiffs leave to amend their Consolidated Class Action
7 Complaint (Dkt. No. 102);

8 WHEREAS the Court provided Lead Plaintiffs thirty days to file an amended complaint,
9 setting March 15, 2013 as the deadline to file the amended complaint (Dkt. No. 102);

10 WHEREAS counsel for Lead Plaintiffs was attending to a family medical matter during a
11 portion of this time period;

12 WHEREAS Lead Plaintiffs and Defendants agree that it is appropriate to extend Lead
13 Plaintiffs’ time to file an amended complaint by one week;

14 WHEREAS granting the extension of time below will have no impact on any other
15 deadlines in this action;

16 THEREFORE, SUBJECT TO THE APPROVAL OF THE COURT, IT IS HEREBY
17 STIPULATED AND AGREED, by the undersigned, as follows:

18 Lead Plaintiffs shall have until March 22, 2013 to file an amended complaint. Failure to
19 do so will result in dismissal of this action with prejudice.

20 Dated: March 8, 2013

Respectfully submitted,

By: /s/ Aelish M. Baig

Aelish M. Baig (Bar No. 201279)

**ROBBINS GELLER RUDMAN
& DOWD LLP**

Post Montgomery Center

One Montgomery Street, Suite 1800

San Francisco, California 94104

Telephone: (415)288-4545

Facsimile: (415)288-4534

Email: aelishb@rgrdlaw.com

Of Counsel for Lead Plaintiffs and the Class

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Jonathan M. Plasse (*pro hac vice*)
Stephen W. Tountas (*pro hac vice*)
Serena Hallowell (*pro hac vice*)
LABATON SUCHAROW LLP
140 Broadway
New York, New York 10005
Telephone: (212) 907-0700
Facsimile: (212) 818-0477
Email: jplasse@labaton.com
Email: stountas@labaton.com
Email: shallowell@labaton.com

Lead Counsel for Lead Plaintiffs and the Class

Jiangxiao Athena Hou (Bar. No. 215256)
**ZELLE HOFMANN VOELBEL &
MASON LLP**
44 Montgomery Street, Suite 3400
San Francisco, California 94104
Telephone: (415) 693-0700
Facsimile: (415) 693-0770
Email: ahou@zelle.com

Local Counsel for the Class

Dated: March 8, 2013

By: /s/ Rodney G. Strickland

Rodney G. Strickland (Bar No. 161934)
Keith E. Eggleton (Bar No. 159842)
Boris Feldman (Bar No. 128838)
Luke A. Liss (Bar No. 247520)
WILSON SONSINI GOODRICH & ROSATI
Professional Corporation
650 Page Mill Road
Palo Alto, California 94304
Telephone: (650) 493-9300
Facsimile: (650) 565-5100
Email: rstrickland@wsgr.com
Email: keggleton@wsgr.com
Email: boris.feldman@wsgr.com
Email: lliss@wsgr.com



Attorneys for Defendants Netflix, Inc., Reed Hastings, David B. Wells, Theodore A. Sarandos, Leslie J. Kilgore and Neil D. Hunt