1	JOHNSON & WEAVER, LLP					
2	Frank J. Johnson (SBN 174882) frankj@johnsonandweaver.com					
3	Shawn E. Fields (SBN 255267) shawnf@johnsonandweaver.com					
4	110 West "A" Street, Suite 750 San Diego, CA 92101 Telephone: (619) 230-0063					
5	Facsimile: (619) 255-1856					
6	Attorneys for Plaintiffs					
7	[Additional Counsel Listed on Signature Page]					
8	UNITED STATES DISTRICT COURT					
9	NORTHERN DISTRICT OF CALIFORNIA					
10	RALPH SARACENI, derivatively on	Case No.: 3:13-cy-03880-SC				
11	behalf of POLYCOM, INC.,					
12	Plaintiff,	STIPULATION AND [PROPOSED] ORDER CONSOLIDATING ACTIONS				
13	V.	AND APPOINTING LEAD COUNSEL				
14 15	ANDREW M. MILLER, BETSY S. ATKINS, JOHN A. KELLEY, D. SCOTT MERCER, WILLIAM A. OWENS, and	Case Filed: August 21, 2013				
16	KEVIN T. PARKER,					
17	Defendants,					
18	and					
19	POLYCOM, INC.,					
20	Nominal Defendant.					
21						
22						
23						
24						
25						
26						
27						
28						
		NSOLIDATING ACTIONS AND APPOINTING LEAD -cv-03880-SC, 5:13-cv-04810-PSG				

1	JAMES DONNELLY, derivatively on behalf of POLYCOM, INC.,	Case No.: 5:13-cv-04810-PSG
2	Plaintiff,	Case Filed: October 16, 2013
3	V.	
4	ANDREW M. MILLER, BETSY S.	
5	ATKINS, JOHN A. KELLEY, D. SCOTT MERCER, WILLIAM A. OWENS, and	
6	KEVIN T. PARKER,	
7	Defendants,	
8	and	
9	POLYCOM, INC.,	
10	Nominal Defendant.	
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
20 27		
27		
20		DNSOLIDATING ACTIONS AND APPOINTING LEAD
I	COUNSEL CASE NOS.; 3:	13-cv-03880-SC, 5:13-cv-04810-PSG

WHEREAS, there are presently two shareholder derivative actions against certain
current and former directors and officers of Polycom, Inc. "("Polycom"): *Saraceni v. Miller et al.*, Case No. 3:13-cv-03880-SC, currently pending before this Court (the "*Saraceni* Derivative
Action"); and *Donnelly v. Miller et al.*, Case No. 5:13-cv-04810-PSG, currently pending in the
United States District Court for the Northern District of California, and initially/currently
assigned to Magistrate Judge Paul Singh Grewal (the "*Donnelly* Derivative Action")
(collectively, "the Polycom Derivative Actions");

8 WHEREAS, pursuant to the Court's September 13, 2013 Order (Document No. 18),
9 the *Saraceni* Derivative Action has been related to a class action filed under the federal
10 securities laws currently pending before this Court: *Neal v. Polycom, Inc. et al.*, Case No.
11 3:13-cv-03476-SC (the "*Neal* Class Action");

WHEREAS, Polycom, Eric Brown, and Sayed Darwish have filed an Administrative
Motion to Relate the *Donnelly* Derivative Action to the *Neal* Class Action and the *Saraceni*Derivative Action, pursuant to which it has requested that the *Donnelly* Derivative Action be
reassigned to The Honorable Samuel Conti;

WHEREAS, in an effort to assure consistent rulings and decisions and the avoidance
of unnecessary duplication of effort, the undersigned counsel for the parties in the Polycom
Derivative Actions submit this stipulation consolidating actions; and

WHEREAS, Johnson & Weaver, LLP seeks to be designated as Lead Counsel in the
Polycom Derivative Actions, once consolidated, and Defendants take no position with respect
to such designation.

WHEREFORE, the parties, through their undersigned counsel, hereby agree,
stipulate, and respectfully request that the Court enter an Order as follows:

24

//

//

//

//

//

- 25
- 26
- 27
- 28

L	1. The following actions shall be consolidated for all purposes, including pre-trial					
2	proceedings and trial: ¹					
3	<u>Case Name</u>	Case N	0.	Filing Date		
ł	Saraceni v. Miller et al.	3:13-cv	-03880-SC	August 21, 2013		
5	Donnelly v. Miller et al.	5:13-cv	-04810-PSG	October 16, 2013		
	2. Every pleadin	g filed in these	e consolidated act	tions, or in any separate action		
	included herein, must bear th	included herein, must bear the following caption:				
	UI	UNITED STATES DISTRICT COURT				
	NORTHERN DISTRICT OF CALIFORNIA					
	IN RE POLYCOM, INC. DERIVATIVE		Lead Case No.:	3:13-cv-03880-SC		
	LITIGATION		(Derivative Act	ion)		
	This Document Relates To:					
	ALL ACTIONS.					
	3. The files of th	ese consolidated	l actions will be m	naintained in one file under Lead		
	Case No. 3:13-cv-03880-SC.					
	4. Lead Counsel for plaintiffs for the conduct of <i>In re Polycom, Inc. Derivative</i>					
	Litigation, Lead Case No. 3:13-cv-03880-SC, is designated as follows:					
	JOHNSON & WEAVER, LLP					
	FRANK J. JOHNSON SHAWN E. FIELDS 110 West "A" Street, Suite 750					
	110 West "A" Street, Suite 750 San Diego, CA 92101 Telephone: (619) 230-0063					
	Facsimile: (619) 255-1856					
	5. The parties agree that plaintiffs' Lead Counsel has authority to speak for					
	plaintiffs in matters regarding pre-trial procedure, trial, and settlement negotiations and shall					
)		_				
	¹ For clarity, the <i>Neal</i> Class Action should not be consolidated with the <i>Saraceni</i> Derivative Action and/or the <i>Donnelly</i> Derivative Action. While the actions are related under Civil Local Rule 3-12, they are not suitable for consolidation because the <i>Neal</i> Class Action alleges violations of the federal securities laws <i>against</i> Polycom, whereas the Polycom Derivative Actions bring claims purportedly <i>on behalf of</i> Polycom.					
			ONSOLIDATING A	CTIONS AND APPOINTING LEAD		

make all work assignments in such manner as to facilitate the orderly and efficient prosecution
 of this litigation and to avoid duplicative or unproductive effort.

3

4

5

6

7

6. The parties agree that plaintiffs' Lead Counsel will be responsible for coordinating all activities and appearances on behalf of plaintiffs and for the dissemination of notices and orders of this Court. The parties further agree that no motion, request for discovery, or other pre-trial or trial proceedings will be initiated or filed by any plaintiffs except through plaintiffs' Lead Counsel.

8 7. The parties agree that defendants' counsel may rely upon all agreements made
9 with plaintiffs' Lead Counsel, or other duly authorized representative of plaintiffs' Lead
10 Counsel, and such agreements will be binding on plaintiffs.

8. This Order shall apply to each purported derivative action arising out of the
same or substantially the same transactions or events as the Polycom Derivative Actions,
which is subsequently filed in, removed to, or transferred to this Court.

9. When a case that properly belongs as part of *In re Polycom, Inc. Derivative Litigation*, Lead Case No. 3:13-cv-03880-SC, is hereafter filed in this Court or transferred here
from another court, counsel shall promptly call to the attention of the Clerk of the Court the
filing or transfer of any case that might properly be consolidated as part of *In re Polycom, Inc. Derivative Litigation*, Lead Case No. 3:13-cv-03880-SC.

19 10. In the interest of efficiency and avoidance of unnecessary duplication of effort
20 or judicial resources by the Court or the parties, it is further Ordered as follows:

 (a) Defendants are not required to respond to either complaint consolidated into this action, or to the complaint in any action subsequently consolidated into this action, other than an amended or consolidated complaint (or complaint subsequently designated as the operative complaint);

(b) Within thirty (30) days of the entrance of an order consolidating thePolycom Derivative Actions, plaintiffs in this action shall file an

21

22

23

24

25

26

amended or consolidated complaint (or designate an operative complaint) in this action;

- (c) Within ten (10) days of plaintiffs filing of an amended or consolidated complaint (or designation of an operative complaint) in this action, plaintiffs' counsel and counsel for Defendants shall meet and confer regarding a mutually agreeable schedule and dates by which defendants must answer, move to dismiss, or otherwise respond to the amended or consolidated (or operative) complaint and file a stipulated briefing schedule with the Court for approval; and
 - (d) The Initial Case Management Conference in the *Donnelly* Derivative Action, currently scheduled for January 28, 2014, and the additional deadlines set forth in the Order Setting Initial Case Management Conference and ADR Deadlines (dated October 17, 2013), are hereby vacated, and the Initial Case Management Conference in the consolidated action shall instead be set for December 20, 2013, at 10:00 a.m., the date and time of the currently scheduled Initial Case Management Conference in the *Saraceni* Derivative Action.
 - IT IS SO STIPULATED.

1	Dated: October 29, 2013		JOHNSON & WEAVER, LLP FRANK J. JOHNSON SHAWN E. FIELDS
2			
3		By:	s/ Frank J. Johnson
4			FRANK J. JOHNSON
5 6			110 West "A" Street, Suite 750 San Diego, CA 92101 Telephone: (619) 230-0063
7			Facsimile: (619) 255-1856
8			frankj@johnsonandweaver.com shawnf@johnsonandweaver.com
9			Attorneys for Plaintiffs Ralph Saraceni and
10			James Donnelly
11	Datadi Ostahar 20, 2012		
12	Dated: October 29, 2013		WILSON SONSINI GOODRICH & ROSATI, PC
13			KEITH E. EGGLETON KELLEY M. KINNEY
14			
15		By:	s/ Kelley M. Kinney KELLEY M. KINNEY
16			KELLEI MI. KINNEI
17			650 Page Mill Road Palo Alto, CA 94304-1050
			Telephone: (650) 493-9300 Facsimile: (650) 565-5100
18			keggleton@wsgr.com
19			kkinney@wsgr.com
20			Attorneys for Defendants Betsy S. Atkins,
21			John A. Kelley, D. Scott Mercer, William A. Owens, Kevin T. Parker, and Nominal
22			Defendant Polycom, Inc.
23			
24			
25			
26			
20			
20			
27			LIDATING ACTIONS AND APPOINTING LEAD

1	Dated: October 29, 2013 MORRISON & FOERSTER LLP PAUL T. FRIEDMAN				
2	PHILIP T. BESIROF				
3	By: s/ Philip T. Besirof				
4	PHILIP T. BESIROF				
5	425 Market Street				
6	San Francisco, CA 94105 Telephone: (415) 268-7444				
7	Facsimile: (415) 268-7522 PFriedman@mofo.com				
8	Attorneys for Defendant Andrew M. Miller				
9					
10	I am the ECF user whose identification and password are being used to file the				
11	foregoing Stipulation and [Proposed] Order Consolidating Actions and Appointing Lead				
12	Counsel. In compliance with Local Rule $5-1(i)(3)$, I hereby attest that concurrence in the				
13	filing of this document has been obtained.				
14					
15	Dated: October 29, 2013s/ Frank J. JohsnonFRANK J. JOHNSON (SBN 174882)				
16					
17					
18					
19					
20					
21	PURSUANT TO STIPULATION, IT IS SO ORDERED.				
22	CATES DISTRICT C				
23	Dated:, 2013				
24	UNITED STA				
25 26	Z Judge Samuel Conti				
27	FILERN DISTRICT OF CENT				
28					
	STIPULATION AND [PROPOSED] ORDER CONSOLIDATING ACTIONS AND APPOINTING LEAD COUNSEL CASE NOS.; 3:13-cv-03880-SC, 5:13-cv-04810-PSG				