1 2 3 4 5 6 7 8 9 10		Brian E. Mitchell (SBN 190095) Marcel F. De Armas (SBN 289282) Mitchell + Company 4 Embarcadero Center, Suite 1400 San Francisco, CA 94111 Telephone: (415) 766-3515 Facsimile: (415) 402-0058 Email: brian.mitchell@mcolawoffices.com mdearmas@mcolawoffices.com Attorneys for Defendant INCASE DESIGNS, CORP TES DISTRICT COURT	
11	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
12	JERALD A. BOVINO,		
13	Plaintiff,	Case No.: 3:14-cv-02105-VC	
14	VS.	STIPULATED REQUEST FOR LEAVE TO FILE Early Motion for Summary Judgment	
15	INCASE DESIGNS, CORP,		
16	Defendant.		
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18	INCASE DESIGNS, CORP,		
19	Counterclaimant,		
20	VS.		
21	JERALD A. BOVINO,		
22	Counter-defendant.		
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Pursuant to Civil L.R. 7-12 and the Court's recommendation at the Case Management			
Conference held on October 7, 2014, Plaintiff Jerald A. Bovino ("Plaintiff") and Defendant Incase			
Designs, Corp ("Defendant") hereby jointly request that the Court to allow Defendant to file an early			
<ul> <li>3</li> <li>Motion for Summary Judgment on Defendant's defenses to liability and damages</li> </ul>	Motion for Summary Judgment on Defendant's defenses to liability and damages based Plaintiff's		
Settlement and License Agreement with Apple, Inc. and Target Corporation (the "License			
Agreement"). In support of this request, the parties state the following:			
1. Defendant believes that the terms of the License Agreement provides a license,			
covenant not to sue, and release that covers Incase and its products.			
2. At the CMC, Plaintiff's counsel agreed that if the License Agreement covers the			
accused products there is no infringement and no damages.			
3. The Motion for Summary Judgment can be decided on the papers,	3. The Motion for Summary Judgment can be decided on the papers, as it is purely a		
matter of contract interpretation.			
4. Accordingly, the parties jointly request that the Court allow Defendant to file an early			
Motion no later than January 15, 2015.			
15 Dated: October 29, 2014	Dated: October 29, 2014		
16 By: <u>/s/ Ronnie Fischer</u> Ronnie Fischer			
17 Attorney for Plaintiff Jerald A.	Bovino		
18	Dovino		
19   Mitchell + Company     Dated: October 29, 2014			
20 By: <u>/s/ Brian E. Mitchell</u> Brian E. Mitchell			
21 Attorney for Defendant Incase I	Designs Corn		
22	Jesigns, corp.		
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1	[PROPOSED] ORDER		
2	Pursuant to stipulation, IT IS SO ORDERED.		
3	Dated: <u>November 6</u> , 2014	Val	
4		Vince Chhabria	
5		UNITED STATES DISTRICT JUDGE	
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2	ATTESTATION	
3	I, Marcel F. De Armas, am the ECF User whose ID and password are being used to file this	
4	document. In compliance with Local Rule 5-1(i)(3), I hereby attest that Ronnie Fischer has	
5	concurred in this filing.	
6	$D_{rt} = \frac{1}{2} O_{rt} + \frac{1}{2} O_{rt} = \frac{1}{2} D_{rt} + \frac{1}{2} D_{r$	
7	Dated: October 29, 2014By:/s/ Marcel F. De Armas Marcel F. De Armas	
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