1	ROBBINS GELLER RUDMAN & DOWD LLP			
2	SHAWN A. WILLIAMS (213113)			
3	WILLOW E. RADCLIFFE (200087) MATTHEW S. MELAMED (260272)			
4	Post Montgomery Center One Montgomery Street, Suite 1800			
5	San Francisco, CA 94104 Telephone: 415/288-4545			
	415/288-4534 (fax) shawnw@rgrdlaw.com			
	willowr@rgrdlaw.com			
7	mmelamed@rgrdlaw.com			
8	MOTLEY RICE LLC JAMES M. HUGHES (pro hac vice)			
9	WILLIAM S. NORTON CHRISTOPHER F. MORIARTY (pro hac vice)			
10	28 Bridgeside Blvd. Mount Pleasant, SC 29464			
11	Telephone: 843/216-9000			
12	843/216-9450 (fax) jhughes@motleyrice.com			
13	bnorton@motleyrice.com cmoriarty@motleyrice.com			
14	Co-Lead Counsel for Plaintiffs			
15	UNITED STATES D	DISTRICT COURT		
16	NORTHERN DISTRICT OF CALIFORNIA			
17	In re LEAPFROG ENTERPRISES, INC. )	Master File No. 3:15-cv-00347-EMC		
18	SECURITIES LITIGATION )	CLASS ACTION		
19	This Document Relates To:)	STIPULATION AND [PROPOSED] ORDER TO EXTEND THE CLASS		
20	ALL ACTIONS.	CERTIFICATION DEADLINES		
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2	2 Management NV ("Lead Plaintiff") and defendants LeapFrog Enterprises, Inc., John Barbour	
3	Raymond L. Arthur ("Defendants") – by and through their undersigned counsel of record, submit the	
4	following stipulation and proposed order:	
5	WHEREAS, the Court has previously made time modifications in this case (Dkt. Nos. 49, 69,	
6	5 96, 99, 108, 125, 130, 133);	
7	WHEREAS, this is the first request for a modification of the deadlines to move for class	
8	8 certification;	
9	WHEREAS, on April 6, 2017, the Court referred this case to private mediation and ordered	
10	that private mediation be completed by July 6, 2017 (Dkt. No. 123);	
11	WHEREAS, the parties anticipate that class certification may require discovery from the	
12	class representative, the submission of expert reports, and depositions of the experts;	
13	WHEREAS, the Court also ordered that, in the event the case does not settle, Lead Plaintiff's	
14	class certification motion shall be filed by September 7, 2017, and oral argument shall be heard on	
15	December 7, 2017, with the parties to agree on a briefing schedule and submit the stipulated	
16	schedule to the Court (Dkt. No. 123);	
17	WHEREAS, on May 31, 2017, the Court continued the deadline to conduct private mediation	
18	to September 7, 2017 due to availability of the parties and the Honorable James Ware (Ret.), who	
19	will preside over the private mediation (Dkt. No. 130);	
20	WHEREAS, proceeding to class certification on the schedule that existed when the mediation	
21	was scheduled to take place in July may, at this point, needlessly waste judicial resources and may	
22	constitute a substantial and unnecessary burden on the parties;	
23	WHEREAS, the parties have conferred and agreed that, subject to Court approval, the	
24	deadline for Lead Plaintiff to move for class certification should be continued to November 7, 2017;	
25	Defendants shall have until December 21, 2017 to file any opposition to class certification; Lead	
26	Plaintiff shall have until February 7, 2018 to file any reply in support of class certification; and oral	
27	argument should be continued to March 1, 2018 at 1:30 p.m. or to another date and time convenient	
28	to the Court other than February 22, 2017; and	
1299294_1	STIPULATION AND [PROPOSED] ORDER TO EXTEND THE CLASS CERTIFICATION DEADLINES - 3:15-cv-00347-EMC - 1 -	

1	WHEREAS, the parties agree that, in the event anyone other than Lead Plaintiff moves for		
2	appointment as class representative, the parties will revisit this schedule to ensure Defendants have		
3	sufficient time to take discovery relevant to the class certification determination regarding the		
4	previously unnamed proposed representative;		
5	NOW, THEREFORE, the parties hereby agree and stipulate that:		
6	1. The deadline for Lead Plaintiff to move for class certification is continued to		
7	November 7, 2017;		
8	2. Defendants shall have until December 21, 2017 to file any opposition to class		
9	certification;		
10	3. Lead Plaintiff shall have until February 7, 2018 to file any reply in support of class		
11	certification; and		
12	4. Oral argument on Lead Plaintiff's class certification motion shall be rescheduled for		
13	March 1, 2018 at 1:30 p.m., or another date and time convenient to the Court other than February 22,		
14	2018.		
15	DATED: August 17, 2017	ROBBINS GELLER RUDMAN & DOWD LLP	
16		SHAWN A. WILLIAMS WILLOW E. RADCLIFFE	
17		MATTHEW S. MELAMED	
18			
19	-	s/ Matthew S. Melamed MATTHEW S. MELAMED	
20		Post Montgomery Center	
21		One Montgomery Street, Suite 1800 San Francisco, CA 94104	
22		Telephone: 415/288-4545 415/288-4534 (fax)	
23		MOTLEY RICE LLC	
24		JAMES M. HUGHES WILLIAM S. NORTON	
25		CHRISTOPHER F. MORIARTY 28 Bridgeside Blvd.	
26		Mount Pleasant, SC 29464 Telephone: 843/216-9000	
27		843/216-9450 (fax)	
28		Co-Lead Counsel for Plaintiffs	
1299294_1	STIPULATION AND [PROPOSED] ORDER TO EXTEND THE CLASS CERTIFICATION DEADLINES - 3:15-cv-00347-EMC - 2		



1	CERTIFICATE OF SERVICE		
2	I hereby certify that on August 17, 2017, I authorized the electronic filing of the foregoing		
3	with the Clerk of the Court using the CM/ECF system which will send notification of such filing to		
4	the e-mail addresses denoted on the attached Electronic Mail Notice List, and I hereby certify that I		
5	caused to be mailed the foregoing document or paper via the United States Postal Service to the non-		
6	CM/ECF participants indicated on the attached Manual Notice List.		
7	I certify under penalty of perjury under the laws of the United States of America that the		
8	foregoing is true and correct. Executed on August 17, 2017.		
9	<u>s/ Matthew S. Melamed</u> MATTHEW S. MELAMED		
10	ROBBINS GELLER RUDMAN		
11	& DOWD LLP Post Montgomery Center		
12	One Montgomery Street, Suite 1800 San Francisco, CA 94104		
13	Telephone: 415/288-4545		
14	415/288-4534 (fax) E-mail: mmelamed@rgrdlaw.com		
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## Mailing Information for a Case 3:15-cv-00347-EMC In Re: LeapFrog Enterprise, Inc. Securities Litigation

## **Electronic Mail Notice List**

The following are those who are currently on the list to receive e-mail notices for this case.

- Ramzi Abadou
  ramzi.abadou@ksfcounsel.com,dawn.hartman@ksfcounsel.com
- Jordan Eth

jeth@mofo.com,jordan-eth-3756@ecf.pacerpro.com,tkhadoo@mofo.com,trina-khadoo-5939@ecf.pacerpro.com

• Mark R.S. Foster

mfoster@mofo.com,lroiz@mofo.com,linda-roiz-3645@ecf.pacerpro.com,mark-rs-foster-7528@ecf.pacerpro.com,kmaccardle@mofo.com,rbarajas@mofo.com

- James Michael Hughes jhughes@motleyrice.com,erichards@motleyrice.com,kweil@motleyrice.com
- Jeremy A Lieberman jalieberman@pomlaw.com,disaacson@pomlaw.com,abarbosa@pomlaw.com,lpvega@pomlaw.com
- Matthew Seth Melamed mmelamed@rgrdlaw.com,e\_file\_SF@rgrdlaw.com,e\_file\_SD@rgrdlaw.com
- Christopher Francis Moriarty cmoriarty@motleyrice.com
- Brian O. O'Mara bo'mara@rgrdlaw.com,e\_file\_sd@rgrdlaw.com,e\_file\_sf@rgrdlaw.com
- Robert Vincent Prongay rprongay@glancylaw.com,info@glancylaw.com,echang@glancylaw.com,bmurray@glancylaw.com
- $\label{eq:complexity} \bullet \mbox{ Willow E. Radcliffe} willow r@rgrdlaw.com, ptiff th@rgrdlaw.com, mmelamed@rgrdlaw.com, katerinap@rgrdlaw.com, e_file_sd@rgrdlaw.com, e_file_sf@rgrdlaw.com, and the state of the sta$
- Shawn A. Williams shawnw@rgrdlaw.com,e file sd@rgrdlaw.com,e file sf@rgrdlaw.com

## **Manual Notice List**

The following is the list of attorneys who are **not** on the list to receive e-mail notices for this case (who therefore require manual noticing). You may wish to use your mouse to select and copy this list into your word processing program in order to create notices or labels for these recipients.

• (No manual recipients)