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8	Facsimile: (972) 444-0716				
9	– and –				
10	Lewis E. Hudnell, III (CASBN 218736)				
11					
12	Mountain View, California 94040				
13	Telephone: 650.564.7720 Facsimile: 347.772.3034				
14	Email: <u>lewis@hudnelllaw.com</u>				
15	ATTORNEYS FOR PLAINTIFF				
16	COLLABORATIVE AGREEMENTS, LLC				
17	UNITED STATES I	NSTRICT COURT			
18					
19	FOR THE NORTHERN DISTRICT OF CALIFORNIA				
20	SAN FRANCIS	CODIVISION			
21	COLLABORATIVE AGREEMENTS, LLC, D/B/A OUI AGREE	Case No: 3:15-cv-03853-EMC			
22		STIPULATION TO EXTEND			
23	Plaintiff,	CERTAIN DISCOVERY DEADLINES			
24	V.	Judge: The Honorable Edward Chen			
25	ADOBE SYSTEMS INCORPORATED, et al,				
26	Defendants.				
27					
28					
	Stipulation to Extend Certain Discovery Deadlines				
	Case No: 3:15-CV-03853-EMC	Dockete Justi			

1	COMES NOW Plaintiff Colla	borative A	greements, LLC d	/b/a Oui Agr	ee ("Oui Agree"
2	or "Plaintiff") and Defendant Adobe Systems Incorporated ("Adobe" or "Defendant"), by and				
3	through their undersigned counsel, and hereby notify the Court that they have reached an				
4	agreement and stipulate to the extension of certain Discovery Deadlines as indicated below.				
6	EVENT	CURRE	NT DEADLINE	PROPOSE	D DEADLINE
7 8	<ul> <li>P. R. 3-1 Infringement Contentions</li> <li>P. R. 3-2 Document Production</li> <li>Accompanying Disclosure</li> <li>P. R. 3-3 Invalidity Contentions</li> </ul>		er 24, 2015 er 24, 2015 7, 2016	January 4, 2 January 22, 1 February 25	2016
9	P. R. 3-4 Document Production	February		March 7, 2016	
10	Accompanying Disclosure P. R. 3-7 Advice of Counsel	(50 days	after Claim	April 6, 201	6
11	Disclosure		tion Order Order)	7 tpin 0, 201	0
12					
13	The parties stipulate and requ	est that th	ne proposed Disco	very deadline	es be adopted as
14	follows:				
15	EVENT		DEADL	INE	
16	P. R. 3-1 Infringeme	ent	January 4, 2016		
17	Contentions P. R. 3-2 Document		January 22, 2016		
18	Production Accompa Disclosure	anying	January 22, 2010		
19	P. R. 3-3 Invalidity Contentions		February 25, 2010	5	
20	P. R. 3-4 Document		March 7, 2016		
21	Production Accompa Disclosure	anying			
22	P. R. 3-7 Advice of	Counsel	April 6, 2016		
23	Disclosure				
24	The parties also stipulate that :	none of the	e proposed deadlin	es shall detrii	nentally affect a
25					2
26	party's right to discovery that is	"focused	on Defendants'	early motion	n for summary
27	adjudication" per the Court's Case Management Conference and Pretrial Order (Dkt. No. 134).			Dkt. No. 134).	
28					
	<b>Stipulation to Extend Certain Disco</b> Case No: 3:15-CV-03853-EMC	very Dead	llines		

1	PURSUAN	T TO STIPULAT	ION, IT IS S	O ORDERED. SIATES DISTRICT
2	Dated:	December 23	, 2015.	E DERED E
3				IT IS SO ORDERED
4				Honorab Judge Edward M. Chen
6				Judge Luna
7				
8				THERN DISTRICT OF CE
9	DATED: I	December 18, 2015	;	/s/ Edward Chin
10				Edward Chin
11				
12				NIX, PATTERSON & ROACH, L.L.P. DEREK T. GILLILAND (pro hac vice)
13				dgilliland@nixlawfirm.com
14				EDWARD CHIN (pro hac vice) edchin@me.com
15				CHRISTIAN HURT (pro hac vice) christianhurt@nixlawfirm.com
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17				<u>kirkvoss@me.com</u> 5215 N. O'Connor Blvd., Suite 1900
18				Irving, TX 75039 Telephone: (972) 831-1188
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20				– and –
21				Lewis E. Hudnell, III (CASBN 218736)
22				HUDNELL LAW GROUP P.C. 800 W. El Camino Real Suite 180
23				Mountain View, California 94040
24				Telephone: 650.564.7720 Facsimile: 347.772.3034
25				Email: <u>lewis@hudnelllaw.com</u>
26				ATTORNEYS FOR PLAINTIFF COLLABORATIVE AGREEMENTS, LLC
27				
28				
		to Extend Certa 15-CV-03853-EN		Deadlines

1	FISH DATED: December 18, 2015	& RICHARDSON P.C.
2		/s/ Jason Wolff
3		
4		W. Wolff (CASBN 215819) & RICHARDSON P.C.
5	12390	) El Camino Real
6		Diego, CA 92130 hone: (858) 678-5070
7		: wolff@fr.com
8	Neil A	A. Warren (CASBN 272770)
9	FISH	& RICHARDSON P.C.
10	Redw	rguello Street, Suite 500 ood City, CA 94063
	leep	hone: 650) 839-5071 : <u>warren@fr.com</u>
11		
12		<b>DRNEYS FOR DEFENDANT</b> e Systems Incorporated
13		
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	<b>Stipulation to Extend Certain Discovery Deadlines</b> Case No: 3:15-CV-03853-EMC	

1	<u>CONSENT TO FILING PURSUANT TO GENERAL ORDER 45(X)</u>		
2	The undersigned hereby attests that written concurrence in the filing of the Stipulation		
3	Extending Certain Discovery Deadlines has been obtained from each of the parties listed in the		
4	signature block above.		
5	Dated: December 18, 2015		
6			
7	/s/ Edward Chin		
8	Edward Chin		
9 10	NIX, PATTERSON & ROACH, L.L.P.		
11			
12	CERTIFICATE OF SERVICE		
13	The undersigned hereby certifies that the foregoing document was electronically filed in		
14	compliance with Local Rule CV-5 and served via the Court's electronic filing system on all		
15	counsel who have consented to electronic service on December 18, 2015.		
16			
17	/s/ Edward Chin		
18			
19	Edward Chin		
20	NIX, PATTERSON & ROACH, L.L.P.		
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23   24			
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	<b>Stipulation to Extend Certain Discovery Deadlines</b> Case No: 3:15-CV-03853-EMC		