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 13 Counsel for Non-Party
 AMAZON.COM, INC.

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 15 UNITED STATES DISTRICT COURT
 16 NORTHERN DISTRICT OF CALIFORNIA
 17 OAKLAND DIVISION

18
 19 DSS TECHNOLOGY MANAGEMENT, INC.
 20 Plaintiff,
 21 v.
 22 APPLE INC.,
 23 Defendant.

Case No. 4:14-cv-05330-HSG
**STIPULATION AND
 ORDER EXTENDING DEADLINE
 PURSUANT TO LOCAL RULE 79-5**

24
 25 Pursuant to Civil L.R. 6-1(b), 6-2, and 7-12, non-party Amazon.com, Inc. (“Amazon”),
 26 plaintiff DSS Technology Management, Inc. (“DSS”), and defendant Apple Inc. (“Apple”) (col-
 27 lectively, the “Parties”), by and through their respective counsel, stipulate and agree as follows:

28 WHEREAS, on December 5, 2019, Apple filed a Reply in Support of Apple’s Motion for

1 Claim Construction and Summary Judgment (Dkt. 368) and a Reply in Support of Motion to Ex-
2 clude the Testimony of DSS' Experts Relating to Damages (Dkt. 363) (collectively, Apple's Reply
3 Briefs);

4 WHEREAS, Apple's Reply Briefs reference or include information produced by Amazon
5 in response to a subpoena, and which was designated and marked as "Confidential – Attorneys'
6 Eyes Only" by Amazon pursuant to the protective order entered in this case;

7 WHEREAS, on December 5, 2019, Apple filed an Administrative Motion to File Docu-
8 ment Under Seal regarding the confidential information produced by Amazon and filed by Apple
9 in connection with each of the Apple Reply Briefs (Dkt Nos. 362, 366) (the "Apple Sealing Mo-
10 tions");

11 WHEREAS, on December 5, 2019, DSS filed a Reply in Support of Motion for Partial
12 Summary Judgment (Dkt. 367), the Declaration of Brian A. Carpenter, and accompanying exhibits
13 (collectively "DSS Reply Brief");

14 WHEREAS, the DSS Reply Brief references or includes information produced by Amazon
15 in response to a subpoena, and which was designated and marked as "Confidential – Attorneys'
16 Eyes Only" by Amazon pursuant to the protective order entered in this case;

17 WHEREAS, on December 5, 2019, DSS filed an Administrative Motion to File Document
18 Under Seal regarding the confidential information produced by Amazon and filed by DSS in con-
19 nection with the DSS Reply Brief (Dkt Nos. 365) (the "DSS Sealing Motion");

20 WHEREAS, Local Rule 79-5 requires that Amazon submit a response and declaration to
21 the Court in support of sealing its confidential material within 4 days of the filing of the Apple
22 Sealing Motions and the DSS Sealing Motion;

23 WHEREAS, Amazon received notice of Apple's and DSS's filing of Amazon confidential
24 information after close of business hours on December 5, 2019, and the deadline for Amazon to
25 file its response to Apple's and DSS's Sealing Motions is currently December 9, just two business
26 days after receiving notice of the Sealing Motion;

27 WHEREAS, in order to provide Amazon with adequate time to evaluate the material filed
28 by Apple and prepare, as necessary, responses and declarations in support of sealing, the Parties

1 have conferred and agreed to extend the deadline for Amazon to file its responses and declarations
2 to Apple's and DSS's Sealing Motion by one week, until December 16, 2019;

3 WHEREAS, the Parties agree that no party will be prejudiced and no other deadlines will
4 be affected by the extension.

5 **IT IS HEREBY STIPULATED AND AGREED** by the Parties as follows:

6 Subject to the Court's approval, Amazon's deadline to submit responses and declarations
7 regarding Apple's Sealing Motions and DSS's Sealing Motion pursuant to Local Rule 79-5 is
8 extended up to and until December 16, 2019.

9 **IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.**

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11 Dated: December 6, 2019

/s/ Ravi Ranganath

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DSS TECHNOLOGY MANAGEMENT,
25 INC.

/s/ Hannah Cannom (with permission)


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PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: 12/9/2019


Honorable Haywood S. Gilliam, Jr.
United States District Judge

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