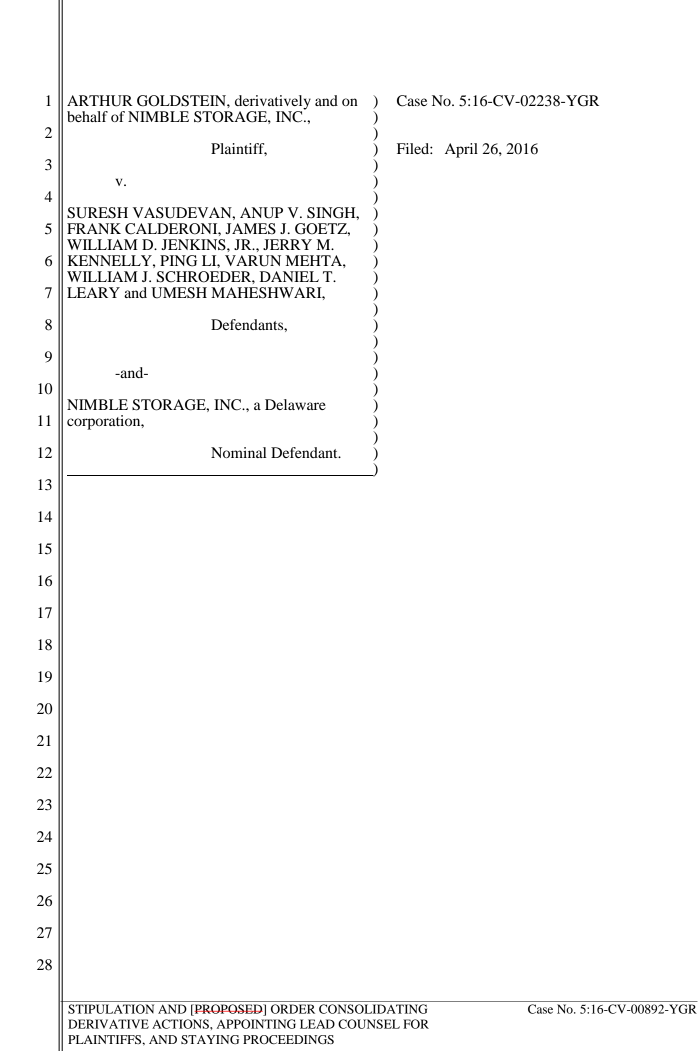
1	JOHNSON & WEAVER, LLP			
2	FRANK J. JOHNSON (174882) frankj@johnsonandweaver.com			
3	600 West Broadway, Suite 1540 San Diego, CA 92101			
4	Telephone: (619) 230-0063 Facsimile: (619) 255-1856			
5	Attorneys for Plaintiff Arthur Goldstein			
6	[Additional counsel appear on signature page]			
7				
8	UNITED STATES	DISTRICT COURT		
9	NORTHERN DISTRI	CT OF CALIFORNIA		
10	SHELDON SCHWARTZ Derivatively On ) Behalf of NIMBLE STORAGE )	Case No. 5:16-CV-00892-YGR		
11	Plaintiff,	STIPULATION AND [PROPOSED]		
12	)	ORDER CONSOLIDATING		
13	v. )	DERIVATIVE ACTIONS, APPOINTING LEAD COUNSEL FOR PLAINTIFFS, AND STAYING PROCEEDINGS		
14	SURESH VASUDEVAN, VARUN MEHTA, ) FRANK CALDERONI, JAMES J. GOETZ, )	AND STATING FROCEEDINGS		
15	WILLIAM D. JENKINS, JR., JERRY M. ) KENNELLY, PING LI, WILLIAM J. )	Filed: February 23, 2016		
16	SCHROEDER, ANUP V. SINGH, DANIEL T.) LEARY, UMESH MAHESHWARI,			
17	Defendants,			
18	)			
19	-and-			
20	NIMBLE STORAGE, INC., a Delaware)corporation,)			
21	Nominal Defendant.			
22	)			
23	[Caption continued on next page.]			
24				
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	STIPULATION AND [PROPOSED] ORDER CONSOLI	DATING Case No. 5:16-CV-00892-YGR		
	DERIVATIVE ACTIONS, APPOINTING LEAD COUNS PLAINTIFFS, AND STAYING PROCEEDINGS			



WHEREAS, there are presently two shareholder derivative actions currently pending in
this district against the Individual Defendants,<sup>1</sup> who are certain current and former directors and
officers of nominal defendant Nimble Storage, Inc. ("Nimble") (Nimble, together with the
Individual Defendants, being collectively referred to herein as "Defendants"): Schwartz v.
Vasudevan, et al., Case No. 5:16-cv-00892-YGR; and Goldstein v. Vasudevan, et al., Case
No. 5:16-CV-02238-YGR (together, the "Derivative Actions");

WHEREAS, three putative class actions alleging violations of the federal securities laws
filed against Nimble and certain Nimble officers were also filed and are pending in this district:
Vikramkumar v. Nimble Storage, Inc., et al., Case No. 4:15-cv-05803-YGR; Guardino v. Nimble
Storage, Inc., et al, Case No. 3:15-cv-05991-YGR; and Madhani v. Nimble Storage, Inc., et al.,
Case No. 4:16-cv-00629-YGR (collectively, "the Securities Class Action");

WHEREAS, on March 28, 2016, the Court entered an "Order Granting Arkansas Teacher
Retirement System's Motion for Consolidation, Appointment as Lead Plaintiff, and Approval of
Selection of Counsel" (Doc. No. 69);

WHEREAS, on May 12, 2016, the Court entered a Related Case Order in the Securities
Class Action (Doc. No. 84), relating and reassigning the Schwartz Action and the Securities Class
Action to this Court;

WHEREAS, on May 16, 2016, the Court entered a Related Case Order in the Securities
Class Action (Doc. No. 88), relating and reassigning the Goldstein Action and the Securities Class
Action to this Court;

21 **WHEREAS**, while the Derivative Actions assert different claims for liability, they 22 involve some of the same parties and factual allegations as the Securities Class Action;

## WHEREAS, defendants named in the Securities Class Action plan to file a motion to dismiss the Securities Class Action;

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- 26
- The "Individual Defendants" include Suresh Vasudevan, Varun Mehta, Frank Calderoni, James J. Goetz, William D. Jenkins, Jr., Jerry M. Kennelly, Ping Li, William J. Schroeder, Anup V. Singh, Daniel T. Leary, and Umesh Maheshwari.

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STIPULATION AND [PROPOSED] ORDER CONSOLIDATING
DERIVATIVE ACTIONS, APPOINTING LEAD COUNSEL FOR
PLAINTIFFS, AND STAYING PROCEEDINGS

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

WHEREAS, Johnson & Weaver, LLP and Lifshitz & Miller seek to be designated as
Lead Counsel in the Derivative Actions, once consolidated, and Defendants take no position with
respect to such designation; and

WHEREAS, based upon the circumstances unique to this case, and to avoid the
unnecessary expenditure of judicial resources before resolution of the anticipated motion to
dismiss the Securities Class Action, the parties to this action have further agreed, subject to this
Court's approval, to stay the consolidated action, including motions practice and discovery, in a
manner substantially similar to the Order Regarding Response to Complaint and Stay of
Litigation entered in the Schwartz Action on April 20, 2016.

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

15 1. The following actions shall be consolidated for all purposes, including pre-trial
proceedings and trial, into one action (the "Consolidated Derivative Action"):<sup>2</sup>

17	Case Name	Case No.	Filing Date	
18	Schwartz v. Vasudevan, et al.	5:16-CV-00892-YGR	February 23, 2016	
19	Goldstein v. Vasudevan, et al.	5:16-CV-02238-YGR	April 26, 2016	
20				
21	2. Every pleading filed in the Consolidated Derivative Action, or in any separate			
22	action included herein, must bear the following caption:			
23				
24				
25				
26	<sup>2</sup> For clarity, the Securities Class Action should not be consolidated with the Derivative Actions. While the actions are related under Civil Local Rule 3-12, they are not suitable for consolidation			
27	because, among other reasons, the Securities Class Action alleges violations of the federal securities laws against Nimble, whereas the Derivative Actions bring claims purportedly on			
28	behalf of Nimble.			
		2		
	STIPULATION AND [PROPOSED] (		Case No. 5:16-CV-00892-YGR	
	DERIVATIVE ACTIONS, APPOINTING LEAD COUNSEL FOR			
	PLAINTIFFS, AND STAYING PROC	LEDINGS		

1	UNITED STATES DISTRICT COURT		
2	NORTHERN DISTRICT OF CALIFORNIA		
3	IN RE NIMBLE STORAGE, INC. Lead Case No.: 5:16-cv-00892-YGR		
4	DERIVATIVE LITIGATION, (Derivative Action)		
5	This Document Relates To:		
6	ALL ACTIONS.		
7			
8	3. The files of the Consolidated Derivative Action will be maintained in one file		
9	under Lead Case No.: 5:16-cv-00892-YGR.		
10	4. Lead Counsel for plaintiffs for the conduct of the Consolidated Derivative Action		
11	is designated as follows:		
12	JOHNSON & WEAVER, LLP FRANK J. JOHNSON		
13	600 West Broadway, Suite 1540		
14	San Diego, CA 92101 Telephone: (619) 230-0063 Facsimile: (619) 255-1856		
15	-and-		
16	LIFSHITZ & MILLER		
17	JOSHUA M. LIFSHITZ 821 Franklin Ave., Suite 209		
18	Garden City, NY 11530 Telephone: (516) 493-9780		
19	Facsimile: (516) 280-7376		
20	5. The parties agree that plaintiffs' Lead Counsel has authority to speak for plaintiffs		
21	in matters regarding pre-trial procedure, trial, and settlement negotiations and shall make all work		
22	assignments in such manner as to facilitate the orderly and efficient prosecution of this litigation		
23	and to avoid duplicative or unproductive effort.		
24	6. The parties agree that plaintiffs' Lead Counsel will be responsible for coordinating		
25	all activities and appearances on behalf of plaintiffs and for the dissemination of notices and		
26	orders of this Court. The parties further agree that no motion, request for discovery, or other pre-		
27	trial or trial proceedings will be initiated or filed by any plaintiffs except through plaintiffs' Lead		
28	Counsel.		
	5         STIPULATION AND [PROPOSED] ORDER CONSOLIDATING         Case No. 5:16-CV-00892-YGR         DERIVATIVE ACTIONS, APPOINTING LEAD COUNSEL FOR         PLAINTIFFS, AND STAYING PROCEEDINGS		

- 7. The parties agree that Defendants' counsel may rely upon all agreements made
   with plaintiffs' Lead Counsel, or other duly authorized representative of plaintiffs' Lead 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 Nimble Derivative Actions, which is
  subsequently filed in, removed to, or transferred to this Court.

9. When a case that properly belongs as part of the Consolidated Derivative Action 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 the Consolidated Derivative Action.

11 10. The parties agree to stay the Consolidated Derivative Action until the earlier of
12 either of the following events: (i) the Securities Class Action is dismissed with prejudice; or
13 (ii) Defendants file an answer in the Securities Class Action.

14 11. Defendants shall have no obligation to respond to the complaints filed in either of15 the Derivative Actions so long as the case remains stayed.

16 12. In the event that any discovery is provided or produced by Defendants to plaintiffs 17 in any related derivative action purportedly brought on behalf of Nimble arising from similar facts 18 as the instant action, Defendants will at or about the same time notice plaintiffs and provide 19 copies of that discovery to plaintiffs in the Consolidated Derivative Action, provided that the 20 parties have executed and the Court has entered a protective order.

21 13. Plaintiffs will have thirty (30) days from when the Securities Class Action is dismissed with prejudice or Defendants file an answer in the Securities Class Action to enter into 22 23 a stipulation with Defendants and/or seek leave to file an amended derivative complaint or, in the 24 alternative, designate an operative complaint. Defendants will answer, move against, or 25 otherwise respond to the amended derivative complaint or the designated operative complaint as the case may be within forty-five (45) days after plaintiffs file an amended derivative complaint 26 27 or designate an operative complaint.

28

1	14. Defendants shall notify Lead Counsel for plaintiffs in the Consolidated Derivative	
2	Action of any formal settlement meetings, mediations, or settlement conferences that might be	
3	held in any currently filed, subsequently filed, or threatened derivative actions that are based on	
4	the same or substantially similar allegations as made in the Consolidated Derivative Action.	
5	15. By entering into this stipulation, the parties do not waive any rights or defenses,	
6	procedural or otherwise, not specifically addressed herein, and reserve their respective rights to	
7	file any application, request or motion with the Court they deem appropriate once this case is no	
8	longer deferred.	
9	16. At any time during which the prosecution of this Consolidated Derivative Action is	
10	stayed pursuant to the Order, any party may file a motion with the Court seeking to modify the	
11	terms of the Order, which may be opposed by any other party.	
12	IT IS SO STIPULATED.	
13		
14	Dated: June 10, 2016 JOHNSON & WEAVER, LLP FRANK J. JOHNSON	
15		
16	By: /s/Frank J. Johnson FRANK J. JOHNSON	
17	600 West Broadway, Suite 1540	
18	San Diego, CA 92101 Telephone: (619) 230-0063	
19	Facsimile: (619) 255-1856 frankj@johnsonandweaver.com	
20	Attorneys for Plaintiff Arthur Goldstein	
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_0	5 STIPULATION AND [PROPOSED] ORDER CONSOLIDATING DERIVATIVE ACTIONS, APPOINTING LEAD COUNSEL FOR PLAINTIFFS, AND STAYING PROCEEDINGS	

1 2	Dated: June 10, 2016 REICH RADCLIFFE & KUTTLER LLP MARC G. REICH ADAM T. HOOVER	
3		
	By: /s/ Marc G. Reich	
4	MARC G. REICH	
5	4675 MacArthur Court, Suite 550	
6	Newport Beach, CA 92660 Phone: (949) 975-0512	
7	Facsimile: (949) 208-2839	
	mgr@reichradcliffe.com adhoover@reichradcliffe.com	
8	LIFSHITZ & MILLER	
9	JOSHUA M. LIFSHITZ	
10	821 Franklin Ave., Suite 209 Garden City, NY 11530	
11	Telephone: (516) 493-9780	
	Facsimile: (516) 280-7376	
12	Attorneys for Plaintiff Sheldon Schwartz	
13	Dated: June 10, 2016 FENWICK & WEST LLP	
14	FELIX S. LEE MICHAEL DAVIS-WILSON	
15	DEBORAH KANG	
16	By: <u>/s/ Felix S. Lee</u> FELIX S. LEE	
17		
18	Silicon Valley Center 801 California Street	
19	Mountain View, CA 94041 Telephone: (650) 088, 8500	
	Telephone: (650) 988-8500 Facsimile: (650) 938-5200	
20	flee@fenwick.com mdaviswilson@fenwick.com	
21	dkang@fenwick.com	
22	FENWICK & WEST	
23	SUSAN S. MUCK	
	MICHAEL S. DICKE 555 California Street, 12th Floor	
24	San Francisco, CA 94104	
25	Telephone: (415) 875-2300 Facsimile: (415) 281-1350	
26	smuck@fenwick.com mdicke@fenwick.com	
27		
	Attorneys for Defendants	
28	6	
	STIPULATION AND [PROPOSED] ORDER CONSOLIDATING Case No. 5:16-CV-00892-YGR	
	DERIVATIVE ACTIONS, APPOINTING LEAD COUNSEL FOR PLAINTIFFS, AND STAYING PROCEEDINGS	

1	SIGNATURE ATTESTATION	
2	I am the ECF user whose identification and password are being used to file the foregoing	
3	Joint Stipulation and Proposed Order Temporarily Deferring Prosecution of Derivative Action. In	
4	compliance with Local Rule 5-1(i)(3), I hereby attest that concurrence in the filing of this	
5	document has been obtained.	
6	Dated: June 10, 2016	
7	Frank J. Johnson	
8		
9	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
10	mene Gyale Mice	
11	Dated: June 14 , 2016	
12	UNITED STATES DISTRICT JUDGE	
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	STIPULATION AND [PROPOSED] ORDER CONSOLIDATINGCase No. 5:16-CV-00892-YGRDERIVATIVE ACTIONS, APPOINTING LEAD COUNSEL FOR PLAINTIFFS, AND STAYING PROCEEDINGSCase No. 5:16-CV-00892-YGR	