KEITH E. EGGLETON, State Bar No. 159842 Email: keggleton@wsgr.com RODNEY G. STRICKLAND, State Bar No. 161934 Email: rstrickland@wsgr.com 3 CHERYL W. FOUNG, State Bar No. 108868 Email: cfoung@wsgr.com LUKE A. LISS, State Bar No. 247520 4 Email: lliss@wsgr.com WILSON SONSINI GOODRICH & ROSATI **Professional Corporation** 650 Page Mill Road Palo Alto, CA 94304-1050 Telephone: (650) 493-9300 Facsimile: (650) 565-5100 8 Attorneys for Defendants Netflix, Inc., Reed Hastings, 9 and David Wells 10 11 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 12 13 **OAKLAND DIVISION** JAMES ZIOLKOWSKI, Individually and On CASE NO.: 4:17-CV-01070-HSG Behalf of All Other Persons Similarly Situated, 15 **CLASS ACTION** Plaintiff, STIPULATED REQUEST AND 16 ORDER TO CONTINUE THE v. 17 INITIAL CASE MANAGEMENT NETFLIX, INC., REED HASTINGS, and **CONFERENCE** 18 DAVID WELLS, 19 Defendants. 20 21 22 23 24 25 26 27 28 STIPULATED REQUEST AND ORDER TO CONTINUE INITIAL CMC CASE No.: 4:17-cv-01070-HSG

Doc. 52

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Ziolkowski v. Netflik, Inc. et al

Defendants Netflix, Inc., Reed Hastings, and David Wells (collectively, "Defendants"), by and through their counsel, and Lead Plaintiff Michael J. DuDash, individually and behalf of all others similarly situated ("Plaintiff"), by and through his counsel, hereby stipulate to the following:

WHEREAS, pursuant to the Court's Order of June 14, 2017, appointing Lead Plaintiff and Lead Counsel, and setting a schedule for the filing of an amended complaint and motion to dismiss briefing thereon (the "Schedule");

WHEREAS, pursuant to the Schedule, Plaintiff's amended complaint was filed on August 14, 2017, and briefing on Defendants' motion to dismiss the amended complaint has since been completed;

Whereas, the motion to dismiss Plaintiff's amended complaint is under submission as of the date of this stipulation, and the stay of discovery under the PSLRA, 15 U.S.C. § 78u-4(b)(3)(B), remains in place while such motion is pending;

WHEREAS, further pursuant to the Schedule entered on June 14, 2017, a case management conference is currently set for April 17, 2018;

WHEREAS, in order to avoid the unnecessary expenditure of judicial resources or effort by the parties and the Court prior to the Court's decision on Defendant's motion to dismiss, the parties have agreed, subject to the Court's approval, to the continuance of the case management conference; and

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, and respectfully requested, by and among the parties hereto, through their undersigned counsel of record, that the Court order as follows:

The deadline for submission of a case management statement is extended and the
case management conference is continued until such time following the Court's Order on
Defendant's motion to dismiss, on a date to be selected by the Court.

1	IT IS SO STIPULATED.	
2		
3	Dated: April 6, 2018	WILSON SONSINI GOODRICH & ROSATI Professional Corporation
4 5		By: s/ Luke A. Liss Luke A. Liss
6 7		Attorneys for Defendants Netflix, Inc., Reed Hastings, and David Wells
8	Dated: April 6, 2018	KAHN, SWICK & FOTI, LLP
9		By: s/Ramzi Abadou
10		Ramzi Abadou
11		KAHN SWICK & FOTI, LLP 912 Cole Street #251
		San Francisco, CA 94117
12		Telephone: (504) 455-1400 Facsimile: (504) 455-1498
13		ramzi.abadou@ksfcounsel.com
14		FINKELSTEIN & KRINSK LLP
15		Jeffrey R. Krinsk, Esq.
16		Trenton R. Kashima, Esq. 550 West C Street, Suite 1760
		San Diego, California 92101-3579
17		Telephone: (619) 238-1333 Facsimile: (619) 238-5425
18		
19		Attorneys for Plaintiff
20	ATTESTATION (CIVIL LOCAL RULE 5-1(i)(3))	
21	In accordance with Civil Local Rule 5-1(i)(3), I attest that Ramzi Abadou concurred in	
22	the filing of this document.	
23	Dated: April 6, 2018	
24	_	/ Luke A. Licc
25		Luke A. Liss Luke A. Liss
26		
27		
28		
_		

STIPULATED REQUEST AND ORDER TO CONTINUE INITIAL CMC CASE NO.: 4:17-cv-01070-HSG

Order

PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATED: April 6, 2018

Honorable Haywood S. Gilliam,

United States District Judge

CASE No.: 4:17-cv-01070-HSG

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