1	MICHAEL A. BERTA (SBN 194650)	TES DISTRICT
2	SEAN M. CALLAGY (SBN 255230) JOSEPH FARRIS (SBN 263405)	Sis
3	JULIE KENT (SBN 302213) ARNOLD & PORTER KAYE SCHOLER LLP	E
	Three Embarcadero Center, 10th Floor	GRANTED
4	San Francisco, California 94111 Telephone: (415) 471-3100	D Granflug €
5	Facsimile: (415) 471-3400 michael.berta@arnoldporter.com	Conzalez Rogers
6	sean.callagy@arnoldporter.com	GRANTED Some Hyreflice Judge Yvonne Gonzalez Rogers Some Signature Judge Strongers Judge Strongers Judge Strongers Judge Strongers
7	joseph.farris@arnoldporter.com julie.kent@arnoldporter.com	4/3/2018
8	Attorneys for Defendant ADOBE SYSTEMS INCORPORATED	DISTRICTOR
9		
10	TIMOTHY T. SCOTT (SBN 126971) GEORGE R. MORRIS (SBN 249930) SAMUEL R. DIAMANT (SBN 288738)	BRUCE W. BABER (admitted pro hac vice) KING & SPALDING LLP 1180 Peachtree Street, N.E.
11	KING & SPALDING LLP 601 South California Avenue, Suite 100	Atlanta, Georgia 30309 Telephone: (404) 572-4600
12	Palo Alto, California 94304	Facsimile: (404) 572-5100
13	Telephone: (650) 422-6700 Facsimile: (650) 422-6800	bbaber@kslaw.com
14	tscott@kslaw.com gmorris@kslaw.com	Attorney for Plaintiffs DOLBY LABORATORIES LICENSING
15	sdiamant@kslaw.com	CORPORATION and DOLBY INTERNATIONAL AB
	Attorneys for Plaintiffs DOLBY	INTERNATIONAL AD
16	LABORATORIES LICENSING CORPORATION and DOLBY	
17	INTERNATIONAL AB	
18		
19	UNITED STATES DISTRICT COURT	
20	NORTHERN DISTRICT OF CALIFORNIA	
21		
22	DOLBY LABORATORIES LICENSING	Case No. 4:18-cv-01553-YGR
23	CORPORATION, et al.,	STIPULATION EXTENDING TIME FOR
24	Plaintiffs,	DEFENDANT ADOBE SYSTEMS INCORPORATED TO RESPOND TO
25	vs.	COMPLAINT
26	ADOBE SYSTEMS INCORPORATED, a Delaware corporation,	
27	Defendant.	
28		

1	Pursuant to Civil Local Rule 6-1, Plaintiffs DOLBY LABORATORIES LICENSING	
2	CORPORATION, a New York corporation, and DOLBY INTERNATIONAL AB, a Swedish	
3	corporation ("Plaintiffs"), and Defendant ADOBE SYSTEMS INCORPORATED, a Delaware	
4	corporation ("Defendant"), by and through their counsel of record, and without admission of any	
5	kind, or waiver of any defense, objection or other response, hereby stipulate to an extension of time	
6	for Defendant to respond to Plaintiffs' Complaint.	
7	WHEREAS, Plaintiff served the Complaint and Summons on Defendant on March 14, 2018;	
8	WHEREAS, Defendant's original date to respond to the Complaint is April 4, 2018;	
9	WHEREAS, Plaintiffs have agreed to a thirty (30) day extension of time for Defendant to	
10	answer, move, or otherwise respond to the Complaint; and	
11	WHEREAS, this extension of time does not alter the date of any event or any deadline	
12	already fixed by Court Order;	
13	THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and among Plaintiffs and	
14	Defendant that Defendant Adobe Systems Incorporated shall have an extension of time until and	
15	including May 4, 2018 to answer, move, or otherwise respond to the Complaint.	
16		
17	Dated: April 2, 2018. Respectfully submitted,	
18	ARNOLD & PORTER KAYE SCHOLER LLP	
19	By:/s/ Michael A. Berta	
20	MICHAEL A. BERTA	
21	Attorneys for Defendant ADOBE SYSTEMS INCORPORATED	
22		
23	Dated: April 2, 2018. KING & SPALDING LLP	
24	By: /s/ Timothy T. Scott TIMOTHY T. SCOTT	
25		
26	Attorneys for Plaintiffs DOLBY LABORATORIES LICENSING	
27	CORPORATION and DOLBY INTERNATIONAL AB	
28		

ATTESTATION

I, Michael A. Berta, am the ECF user who identification and password are being used to file the foregoing Stipulation Extending Time for Defendant Adobe Systems Incorporated to Respond to Complaint. I hereby attest under penalty of perjury under the United States of America, concurrence in the filing of this document has been obtained from each signatory herein.

/s/ Michael A. Berta MICHAEL A. BERTA