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2 UNITED STATES DISTRICT COURT
3 NORTHERN DISTRICT OF CALIFORNIA

4 CISCO SYSTEMS, INC., et al.,

5 Plaintiffs,

6 v.

7 WILSON CHUNG, et al.,

8 Defendants.

Case No. 19-cv-07562-PJH

**ORDER OF REFERENCE TO
DISCOVERY MASTER**

Re: Dkt. 192, 198, 201, 202

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11 The parties in the above-captioned case have filed a joint stipulation for
12 appointment of a discovery master to resolve discovery disputes now pending and any
13 potential future discovery disputes. See Dkt. 202.

14 The parties' stipulation for appointment of a discovery master is GRANTED. Hon.
15 Wayne D. Brazil is hereby appointed as discovery master. All pending and future
16 discovery disputes in this case are referred to the discovery master for resolution. The
17 decisions of the discovery master shall be binding upon the parties, with no right of
18 review by the district court, except in the limited circumstances described in the parties'
19 stipulation – namely, issues concerning attorney-client privilege, common interest
20 privilege, joint defense privilege, and/or work-product immunity, and one "single motion
21 review" per party, which may be reviewed by the district court de novo.

22 The parties shall contact Judge Brazil at wbrazil@jamsadr.com to arrange a
23 procedure for resolving discovery disputes. As to the three already-pending discovery
24 disputes (Dkt. 192, 198, 201) and related motion to seal (Dkt. 191), the court will send the
25 briefs and exhibits to Judge Brazil, and the parties shall file Judge Brazil's decisions on
26 the court's docket.

27 However, going forward, to avoid cluttering the docket, the parties need not file on
28 the docket any letters or briefs regarding any potential future discovery disputes. The

