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3 4	San Francisco, CA 94115 (415) 317-7756 david@hrw-law.com	San Francisco, California 94105-2482 Telephone: 415.268.7000 Facsimile: 415.268.7522		
5	Patrick C. Cooper (Cal. Bar No. 142349)	Attorneys for Defendant		
6	(reactivation pending) WARD & COOPER, LLC	APPLE INC.		
7	2100 Southbridge Parkway, Suite 645 Birmingham, AL 35209			
8	(205) 871-5404 Patrickcharles003@yahoo.com			
9	Attorneys for Plaintiffs			
10	UNITED STATES DISTRICT COURT			
11	NORTHERN DISTRICT OF CALIFORNIA			
12	OAKLAND DIVISION			
13				
14 15	WILLIAM RUTTER, JACQUELINE TABAS, NATASHA GARAMANI, CONNIE TABAS,	Case No. 4:21-cv-04077-HSG		
16	TRISTAN YOUNG, KASRA ELIASIEH ROBERT BARKER, AND CINDY RUTTER, on behalf of themselves and all	STIPULATION AND ORDER CONTINUING INITIAL CMC AND HEARING ON MOTION TO		
17	others similarly situated,	DISMISS FROM 12/16/21		
18	Plaintiffs,	Date: December 16, 2021		
19	V. APPLE INC., and DOES 1-10,	Time: 2:00 p.m. Dept.: Courtroom 2 – 4th Floor		
20	Defendants.	Judge: Honorable Haywood S. Gilliam, Jr.		
21	Berendants.	FAC Filed: August 4, 2021		
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1	Pursuant to Civil L.R. 6-2, the parties stipulate to, and request that the Court enter an		
2	order as follows:		
3	WHEREAS Plaintiffs' counsel has a trial scheduled for December 15-17, 2021, and		
4	WHEREAS Defendant's counsel is amenable to continuing the hearing presently set for		
5	December 16, 2021 for (1) the parties' initial CMC and (2) Defendant's motion to dismiss		
6	Plaintiff's first amended complaint (ECF 32), until the Court's next available hearing date of		
7	March 31, 2022, or as soon thereafter as otherwise available, and		
8	WHEREAS the parties agree to defer propounding discovery while Defendant's motion to		
9	dismiss is pending, and		
10	WHEREAS the parties agree to extend their deadlines to (1) meet and confer pursuant to		
11	Rule 26(f) until twenty-one (21) days prior to the parties' initial CMC, and (2) exchange Initial		
12	Disclosures and submit a Rule 26(f) Report until fourteen (14) days after the parties' Rule 26(f)		
13	conference,		
14	WHEREAS there have been two prior orders upon stipulation entered in this case (ECF		
15	Nos. 15 and 25), and		
16	WHEREAS granting the parties' proposed stipulation would facilitate cooperation among		
17	counsel and not appreciably delay the progress of this case.		
18	SO STIPULATED:		
19	Dated: November 29, 2021 ALEXIS A. AMEZCUA		
20	MORRISON & FOERSTER LLP		
21			
22	By: /s ALEXIS A. AMEZCUA		
23	Attorneys for Defendant		
24	Attorneys for Defendant APPLE INC.		
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1 2	HERSHENSON ROSENBERG-W	OHL, ON
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4	By: David Rosenberg DAVID M. ROSENBERG-	-Wohl
5	5	WOHL
6	Attorneys for Plaintiffs	
7	7 SO ORDERED:	
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9	9 Dated: November 30, 2021	1
10	Haywood S. Ishl	h .
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12	Hon. Haywood S Gilliam, Jr.	
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