	Case 5:04-cv-00371-JW Document 19 Filed 04/08/2004 Page 2 of 3					
1	economic advantage; and					
2	WHEREAS, each defendant intends to move to dismiss all causes of action pursuant to					
3	Federal Rule of Civil Procedure 12(b)(6); and					
4	WHEREAS, the parties agree that, given the number of plaintiff's causes of action and					
5	the nature of plaintiff's allegations, the parties will not be able present their arguments relating t					
6	the motion to dismiss within the twenty-five page limit for opening and opposition briefs and					
7	fifteen page limit for reply briefs;					
8	NOW, THEREFORE, for good cause and pursuant to Local Rules 7-4(b) and 7-11,					
9	plaintiff and defendants hereby stipulate and agree, through their attorneys, to the following:					
10	1. Defendants may file one joint motion to dismiss that shall not exceed 50 pages in					
11	length. Pursuant to the parties' previous stipulation, defendants' motion shall be filed and serve					
12	on or before April 19, 2004.					
13	2. Plaintiff may file one combined opposition brief that shall not exceed 50 pages in					
14	length. Pursuant to the parties' previous stipulation, plaintiff's opposition shall be filed and					
15	served not later than May 17, 2004.					
16	3. Defendants may file one combined reply brief that shall not exceed 30 pages in					
17	length. Pursuant to the parties previous stipulation, defendants' reply brief shall be filed and					
18	served not later than May 31, 2004 and the motion will be heard on June 14, 2004 at 9:00 a.m.,					
19	or at such other time as the Court may direct.					
20	IT IS SO AGREED.					
21						
22	Dated: April 8, 2004 KING, HOLMES, PATERNO & BERLINER, LLP					
23						
24						
25	By:/s/_ HOWARD E. KING					
26	STEPHEN D. ROTHSCHILD Attorneys for Plaintiff					
27	PERFECT 10, INC.					
28						

	Case 5:04-cv-00371-JW	Document 19	Filed 04/08/2004	Page 3 of 3		
1	Dated: April 8, 2004 KEKER & VAN NEST, LLP					
2				,		
3						
4			By: : MICHAEL H.			
5			R. JAMES SLA Attorneys for I	AUGHTER		
6			FIRST DATA	CORP., CARDSERVICE NAL, INC., and		
7			HUMBOLDT	BANK		
8						
9	Dated: April 8, 2004		TOWNSEND . CREW LLP	AND TOWNSEND AND		
10						
11			By: :	/s/		
12			DANIEL J. FU MARK T. JAN	JRNISS TRIEST TR		
13			JOHN C. BAU	$^{\prime}\mathrm{M}$		
14			VISA INTERN ASSOCIATIO	Defendant NATIONAL SERVICE N		
15			Abboentiio			
16	Dated: April 8, 2004		WILSON SON	ISINI GOODRICH &		
17			ROSATI			
18						
19 20			By: :			
21			ANDREW P. I Attorneys for I	BRIDGES Defendant LD INTERNATIONAL		
22			MASTERCAR INCORPORA			
23						
24	ORDER PURSUANT TO STIPULATION, IT IS SO ORDERED.					
25						
26						
27	Date: April, 200	Date: April, 2004		The Honorable James Ware		
28	United States District Judge					
			3			
	STIPULATION AND [PROPOSED] ORDER CASE NO. C 04 0371 JW					