1	Robert A. Mittelstaedt (State Bar No. 60359)
2	ramittelstaedt@jonesday.com Craig E. Stewart (State Bar No. 129530)
3	cestewart@jonesday.com David C. Kiernan (State Bar No. 215335)
4	dkiernan@jonesday.com Amir Q. Amiri (State Bar No. 271224)
5	aamiri@jonesday.com JONES DAY
6	555 California Street, 26th Floor San Francisco, CA 94104
7	Telephone: (415) 626-3939 Facsimile: (415) 875-5700
8	Attorneys for Defendant
9	APPLE INC.
10	UNITED STATES DISTRICT COURT
11	NORTHERN DISTRICT OF CALIFORNIA
12	OAKLAND DIVISION
13	
14	THE APPLE iPOD iTUNES ANTI-TRUSTCase No. C 05-00037-YGRLITIGATION.ICLASS ACTIONI
15	[CLASS ACTION]
16	[PROPOSED] ORDER GRANTING PLAINTIFFS' ADMINISTRATIVE
17	MOTION TO SEAL (ECF NO. 763)
18	
19	
20	Having considered Plaintiffs' Administrative Motion to Seal and Apple's Local Rule 79-5
21	response thereto, and having determined that public disclosure of the confidential information
22	described therein would harm defendant Apple Inc., and finding compelling reasons and good
23	cause to seal that information, see Kamakana v. City and County of Honolulu, 447 F.3d 1172,
24	1178-80 (9th Cir. 2006), IT IS HEREBY ORDERED THAT Plaintiffs' Administrative Motion is
25	GRANTED as follows:
26	Plaintiffs shall file under seal portions of their reply memorandum filed in support of their
27	Daubert motion as follows:
28	
	[Proposed] Order Granting Admin. Motion to Seal C 05-00037 YGR

