

1 2 3 4	Robert A. Mittelstaedt #60359 ramittelstaedt@jonesday.com Craig E. Stewart #129530 cestewart@jonesday.com David C. Kiernan #215335 dkiernan@jonesday.com Michael T. Scott #255282		
5 6 7	michaelscott@jonesday.com JONES DAY 555 California Street, 26th Floor San Francisco, CA 94104 Telephone: (415) 626-3939 Facsimile: (415) 875-5700		
9	Attorneys for Defendant APPLE INC.		
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	SAN JOSE DIVISION		
13			
14	THE APPLE iPOD ITUNES ANTI-TRUST LITIGATION.	Case No. C 05-00037 JW (HRL)	
15		[CLASS ACTION]	
16 17 18		DECLARATION OF MARK BUCKLEY IN SUPPORT OF APPLE INC.'S RESPONSE TO PLAINTIFFS' ADMINISTRATIVE MOTION TO FILE	
19		UNDER SEAL	
20	I, Mark Buckley, declare as follows:		
21	1. I am a Financial Analyst at Apple Inc. ("Apple"). I have held this position since August 15, 2005. I submit this declaration in support of Apple's Response to Plaintiffs' Administrative Motion to File Under Seal (Dkt. 475, "Administrative Motion"). The facts stated		
22			
23			
24	in this declaration are true and based upon my own personal knowledge, and if called to testify to them, I would competently do so.		
25			
26	• •	ninistrative Motion is necessary and narrowly	
27	tailored to protect Apple's confidential business information. Plaintiffs' Motion for Class		
28	at the state of th		
	_ 1	Decl. ISO Apple Inc.'s Response to Plaintiffs'	

Case5:05-cv-00037-JW Document492 Filed01/25/11 Page2 of 2

1	Certification (Dkt. 477) and the Sweeney (Dkt. 478) and Noll (Dkt. 479) declarations in support	
2	thereof contain highly confidential information regarding iPod and iTunes Store pricing,	
3	including pricing strategy and information considered by Apple when setting iPod and iTunes	
4	Store prices; information regarding costs of manufacturing and selling iPods and costs associate	
5	with the sale of music through the iTunes Store; and information regarding Apple's margins on	
6	iPod and iTunes Store sales.	
7	3. Apple's practices are that such information is kept highly confidential and is not	
8	disclosed to the public. This information was produced to plaintiffs pursuant to the Stipulation	
9	and Protective Order Regarding Confidential Information entered June 13, 2007 ("Protective	
10	Order," Dkt. 112). The public disclosure of information regarding Apple's pricing decisions and	
11	iPod and iTunes Store costs would put Apple at a business disadvantage.	
12	I declare under penalty of perjury under the laws of the United States and the State of	
13	California that the foregoing is true and correct.	
14	Executed this 25 day of January, 2011 in Cupertino, California.	
15	Mark Buckley	
16		
17	SFI-659999v1	
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28	*	

Case5:05-cv-00037-JW Document454 Filed01/14/11 Page1 of 2

1 2 3 4 5 6	Robert A. Mittelstaedt #60359 ramittelstaedt@jonesday.com Craig E. Stewart #129530 cestewart@jonesday.com David C. Kiernan #215335 dkiernan@jonesday.com Michael T. Scott #255282 michaelscott@jonesday.com JONES DAY 555 California Street, 26th Floor San Francisco, CA 94104		
7	Telephone: (415) 626-3939 Facsimile: (415) 875-5700	•	
8 9	Attorneys for Defendant APPLE INC.		
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	SAN JOSE DIVISION		
13			
14	THE APPLE IPOD ITUNES ANTI-TRUST LITIGATION.	Case No. C 05-00037 JW (HRL)	
15	LITIGATION.	[CLASS ACTION]	
16	,	DECLARATION OF MARK BUCKLEY	
17 18		IN SUPPORT OF APPLE INC.'S RESPONSE TO PLAINTIFFS' ADMINISTRATIVE MOTION TO FILE UNDER SEAL	
19			
20	I, Mark Buckley, declare as follows:		
21	1. I am a Financial Analyst at Appl	e Inc. ("Apple"). I have held this position since	
22	August 15, 2005. I submit this declaration in support of Apple's Response to Plaintiffs' Administrative Motion to File Under Seal (Dkt. 434, "Administrative Motion"). The facts stated in this declaration are true and based upon my own personal knowledge, and if called to testify to		
23			
24			
25	them, I would competently do so.		
26	2. The relief requested in the Adm	inistrative Motion is necessary and narrowly	
27	tailored to protect Apple's confidential business information. The redacted portions of pages 5		
28		Decl. ISO Apple Inc.'s Response to Plaintiffs'	

Case5:05-cv-00037-JW Document454 Filed01/14/11 Page2 of 2

1	and 6 of Plaintiffs' Motion Regarding Schedule for Class Certification and Depositions (Dkt.		
2	432) and page 2 of the Bernay Declaration in support thereof (Dkt. 433) contain confidential		
3	descriptions of data regarding Apple's transactions with iPod resellers that must be kept		
4	confidential in order to avoid causing substantial harm to Apple.		
5	3. Apple's practices are that such information is to be kept highly confidential and		
6	must not be publicly disclosed. Data regarding Apple's transactions with iPod resellers was		
7	produced to plaintiffs pursuant to the Stipulation and Protective Order Regarding Confidential		
8	Information entered June 13, 2007 ("Protective Order," Dkt. 112). The public disclosure of thi		
9	highly confidential information would cause substantial harm to Apple.		
10	I declare under penalty of perjury under the laws of the United States and the State of		
11	California that the foregoing is true and correct.		
12	Executed this 13 day of January, 2011 in Cupertino, California.		
13	Mark Buckley Mark Buckley		
14			
15	SFI-658673v1		
16			
17			
18			
19			
20	,		
21			
22			
23			
24			
25			
26			
27			
28			

Case5:05-cv-00037-JW Document409 Filed12/23/10 Page1 of 3

1	Robert A. Mittelstaedt #60359 ramittelstaedt@jonesday.com	
2	Craig E. Stewart #129530	
3	cestewart@jonesday.com David C. Kiernan #215335	
4	dkiernan@jonesday.com Michael T. Scott #255282	
5	michaelscott@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 APPLE INC.	
9	APPLE INC.	
10	UNITED STATES DISTRICT COURT	
11	NORTHERN DISTRICT OF CALIFORNIA	
12	SAN JOSE DIVISION	
13		
14	THE APPLE IPOD ITUNES ANTI-TRUST LITIGATION.	Case No. C 05-00037 JW (HRL)
15	Efficient.	[CLASS ACTION]
16		DECLARATION OF EDDY CUE IN
17		SUPPORT OF DEFENDANT'S RESPONSE TO PLAINTIFFS' AMENDED ADMINISTRATIVE
18		MOTION TO FILE UNDER SEAL
19		Judge: Honorable Howard R. Lloyd Date: January 18, 2011
20 21		Time: 10:00 a.m.
		Place: Courtroom 2-5 th Floor
22 23		
23 24		
24 25	I. Eddy Cup deslare of follows:	
	I, Eddy Cue, declare as follows:	
26	1. I am Vice President, Internet Services at Apple Inc. ("Apple"). I have held this	
27	position since August 2008. I have had responsibility for the iTunes Store since 2003.	
28	 I submit this declaration in support of Defendant's Response to Plaintiffs' Decl. ISO Dependent's Response to Plaintiffs 	
	- 1 - Amended Administrative Motion to Sea	

Amended Administrative Motion to File Under Seal Portions of Plaintiffs' Opposition to Apple Inc.'s Motion for Protective Order Preventing Deposition of Steve Jobs, Portions of the Bernay Declaration and Exhibits 1-4 and 6-11 Pursuant to Local Rule 79-5(b) and (c) ("Administrative Motion"). The facts stated in this declaration are true and based upon my own personal knowledge, and if called to testify to them, I would competently do so.

- 3. The relief requested in the Administrative Motion is necessary and narrowly tailored to protect Apple's highly confidential and commercially sensitive business information. The redacted portions of the Plaintiffs' Opposition (Dkt. 404) and the Bernay Declaration (Dkt. 405) contain highly confidential and sensitive information that must be kept confidential in order to avoid causing substantial harm to Apple. The redactions specifically relate to (1) sensitive contract terms and communications with record labels; (2) updates to Apple's FairPlay digital rights management technology; and (3) business decisions and strategy at Apple.
- 4. Pages 4 and 10-11 of Plaintiffs' Opposition (Dkt. 404) and Exhibits 1 and 6-7 to the Bernay Declaration (Dkt. 405) contain highly confidential and commercially sensitive business information, including information regarding sensitive contract terms and communications with record labels.
- 5. Apple's practices are that such information is to be kept highly confidential and must not be publicly disclosed. Apple's contracts with record labels are subject to confidentiality provisions and were produced to plaintiffs pursuant to the Stipulation and Protective Order Regarding Confidential Information entered June 13, 2007 ("Protective Order," Dkt. 112). Similarly, Apple's communications with the record labels contain highly confidential, commercially sensitive business information and were produced plaintiffs pursuant to the Protective Order. The public disclosure of this highly confidential information would cause substantial harm to Apple.
- 6. Pages 4-8 of Plaintiffs' Opposition (Dkt. 404) and Page 1 and Exhibits 2, 4, 5, 6,7, 8, 9, 10, and 11 to the Bernay Declaration (Dkt. 405) contain highly confidential and commercially sensitive business information, including information regarding updates to Apple's FairPlay DRM technology.

- 7. Apple's practices are that such information is to be kept highly confidential and must not be publicly disclosed. FairPlay technology is a highly protected trade secret, and Apple uses physical and electronic controls to protect it. The efficacy of FairPlay is dependent on the confidentiality of information regarding its operation and maintenance. Only a few Apple employees have access to and work on FairPlay technology, and they work in a restricted area at Apple's headquarters. The public disclosure of this highly confidential information would cause substantial harm to Apple.
- 8. Pages i, 1, 3, 6-9, and 11-12 of Plaintiffs' Opposition (Dkt. 404) and Page 2 and Exhibits 2, 4, 5, 6, 7, 8, 9, 10, and 11 to the Bernay Declaration (Dkt. 405) contain highly confidential and commercially sensitive business information, including information relating to business decisions and strategy at Apple.
- 9. Apple's practices are that such information is to be kept highly confidential and must not be publicly disclosed. The information was produced to plaintiffs pursuant to the Protective Order. The information produced to plaintiffs is non-public information from a public company that should remain confidential. Harm to Apple would result from the public disclosure of the redacted information contained in these documents. The public disclosure of information regarding Apple's business decisions and strategies would put Apple at a significant business disadvantage.

I declare under penalty of perjury under the laws of the United States and the State of California that the foregoing is true and correct.

Executed this 22nd day of December, 2010 in Cupertino, California.

SFI-657739v1

27

28

Case5:05-cv-00037-JW Document328 Filed02/22/10 Page1 of 2 1 Robert A. Mittelstaedt #60359 ramittelstaedt@jonesday.com 2 Craig E. Stewart #129530 cestewart@jonesday.com 3 David C. Kiernan #215335 dkiernan@jonesday.com 4 Michael T. Scott #255282 michaelscott@jonesday.com 5 JONES DAY 555 California Street, 26th Floor 6 San Francisco, CA 94104 Telephone: (415) 626-3939 7 Facsimile: (415) 875-5700 8 Attorneys for Defendant APPLE INC. 9 10 UNITED STATES DISTRICT COURT 11 NORTHERN DISTRICT OF CALIFORNIA 12 SAN JOSE DIVISION 13 14 THE APPLE iPOD iTUNES ANTI-TRUST Case No. C 05-00037 JW (HRL) LITIGATION. C 06-04457 JW (HRL) 15 16 **DECLARATION OF JEFFREY ROBBIN IN SUPPORT OF APPLE'S** 17 ADMINISTRATIVE MOTION TO SEAL 18 19 20 I, Jeffrey Robbin, declare as follows: 21 1. I am the Vice President of iTunes and Apple TV Engineering at Apple. I make 22 this declaration in support of Apple's Administrative Motion To File Under Seal. The facts stated 23 in this declaration are true and based upon my own personal knowledge and, if called to testify to 24 them, I would competently do so. 25 2. Apple's Motion to Dismiss or, Alternatively, Motion for Summary Judgment, and 26 the Declaration of Jeffrey Robbin in support thereof, contain highly confidential and 27 commercially sensitive business information, including confidential details of Apple's FairPlay 28 digital rights management (DRM) technology and updates to that technology, confidential

contract terms, and confidential communications between Apple and record labels regarding the distribution of music through the iTunes Store and Apple's FairPlay DRM technology. Apple keeps this information highly confidential and does not publicly disclose it.

- 3. Apple's FairPlay technology is a highly protected trade secret, and Apple uses physical and electronic controls to protect it. The efficacy of FairPlay is dependent on the confidentiality of information regarding its operation and maintenance. Only a few Apple employees have access to and work on FairPlay, and they work in restricted areas. Information regarding FairPlay is non-public, proprietary information from a public company that should remain confidential. Harm to Apple would result from the public disclosure of the information.
- 4. Apple's contracts with record labels, which include information regarding the manner in which FairPlay protects music sold through the iTunes Store, are subject to confidentiality provisions and have not been disclosed outside of Apple except to plaintiffs pursuant to the Stipulation and Protective Order Regarding Confidential Information entered June 13, 2007 ("Protective Order," Doc. 112). Similarly, Apple's communications with the record labels regarding FairPlay's operation and the distribution of music through Apple's iTunes Store are kept highly confidential and have not been disclosed outside of Apple except to plaintiffs pursuant to the Protective Order. This information is non-public information from a public company that should remain confidential. Harm to Apple would result from the public disclosure of this highly confidential information. For example, the disclosure of confidential contract terms and communications regarding those terms would adversely impact Apple's bargaining position in future dealings with current and potential business partners.

I declare under penalty of perjury under the laws of the United States and the State of California that the foregoing is true and correct.

Executed this ____ day of February, 2010 in Cupertino, California.

Jeffrey Robbin

SFI-629192v4