

1 M. Van Smith (CA Bar No. 32007)
 2 Damian R. Fernandez (CA Bar No. 206662)
 3 **LAW OFFICE OF DAMIAN R. FERNANDEZ**
 4 14510 Big Basin Way, Suite A, PMB 285
 5 Saratoga, California 95070-6091
 6 Telephone: (408) 355-3021
 7 Facsimile: (408) 904-7391
 8 Email: mvsmith@sbcglobal.net
 9 damianfernandez@gmail.com

7 Max Folkenflik (*pro hac vice*)
 8 **FOLKENFLIK & McGERITY**
 9 1500 Broadway, 21st Floor
 10 New York, NY 10036
 11 Telephone: (212) 757-0400
 12 Facsimile: (212) 757-2010
 13 Email: max@fmlaw.net

12 Co-Lead Counsel for Plaintiffs and the Proposed Classes
 13 [*Additional counsel on signature page*]

14 **UNITED STATES DISTRICT COURT**
 15 **NORTHERN DISTRICT OF CALIFORNIA – SAN JOSE DIVISION**

16
 17 In Re Apple & AT&TM Anti-Trust Litigation
 18
 19
 20
 21
 22
 23
 24

NO. C 07-05152 JW
**STIPULATION ENLARGING TIME
 FOR PLAINTIFFS TO FILE A
 CONSOLIDATED AMENDED
 COMPLAINT**
(CIVIL LOCAL RULES 6-1, 6-2, 7-12)
 Judge: Honorable James Ware
 Action Filed: 10/05/2007
 CMC: 01/28/2008

25 **IT IS HEREBY STIPULATED AND AGREED** by and between Plaintiffs and
 26 Defendants, through their respective counsel:

- 27 1. The due date for the Consolidated Amended Complaint shall be extended from
 28 December 30, 2007 to January 18, 2008.

1 **CERTIFICATE OF SERVICE**

2 I am over the age of 18 years, an active member of the State Bar of California, and not a
3 party to this cause. My business address is Law Office of Damian R. Fernandez, 14510 Big Basin
4 Way, Suite A, PMB 285, Saratoga, California 95070-6091.

5 On **December 26, 2007**, I served the document(s) described as:

6 **▪ STIPULATION ENLARGING TIME FOR PLAINTIFFS TO FILE A CONSOLIDATED
7 AMENDED COMPLAINT**

8 to the parties listed below and in the following manner described preceding each list of recipients:

9 **BY NOTICE OF ELECTRONIC FILING**

10 The following persons were served **electronically** by simultaneously filing the attached
11 document(s) with the United States District Court, Northern District of California, Case No. 07-
05152-JW:

12 **Attorneys for Apple**

- 13 ➤ Adrian Frank Davis adrian.davis@lw.com
- 14 ➤ Alfred Carroll Pfeiffer, Jr. Al.Pfeiffer@lw.com
- 15 ➤ Daniel Murray Wall dan.wall@lw.com
- 16 ➤ Christopher S. Yates chris.yates@lw.com

17 **Attorneys For AT&T Mobility**

- 18 ➤ David Eldon Crowe dcrowe@crowell.com
- 19 ➤ Donald M. Falk dfalk@mayerbrown.com
- 20 ➤ Jeffrey H. Howard jhoward@crowell.com
- 21 ➤ Christopher E. Ondeck condeck@crowell.com
- 22 ➤ Daniel Allen Sasse dsasse@crowell.com
- 23 ➤ Wm. Randolph Smith wrsmith@crowell.com

24 **Co-Lead Counsel for Plaintiffs**

- 25 ➤ Max Folkenflik max@fmlaw.net
- 26 ➤ H. Tim Hoffman hth@hoffmanandlazar.com
- 27 ➤ Arthur William Lazear awl@hoffmanandlazar.com
- 28 ➤ Morgan Matthew Mack mmm@hoffmanandlazar.com
- Alfred C. Pfeiffer, Jr. al.pfeiffer@lw.com

BY ELECTRONIC EMAIL

The following persons were served by **regular electronic mail** because they have not registered for Electronic Case Filing with this Court:

Co-Lead Counsel for Plaintiffs

- Margaret McGerity mmcgerity@fmlaw.net

Attorneys For AT&T Mobility

- Archis A. Parasharami aparasharami@mayerbrown.com

///
28

