 M. Van Smith (CA Bar No. 32007) Damian R. Fernandez (CA Bar No. 206662) LAW OFFICE OF DAMIAN R. FERNANDEZ 14510 Big Basin Way, Suite A, PMB 285 Saratoga, California 95070-6091 Telephone: (408) 355-3021 Facsimile: (408) 904-7391 Email: mvsmith@sbcglobal.net damianfernandez@gmail.com Max Folkenflik (<i>pro hac vice</i>) FOLKENFLIK & McGERITY 1500 Broadway, 21st Floor New York, NY 10036 Telephone: (212) 757-0400 Facsimile: (212) 757-2010 Email: max@fmlaw.net Co-Lead Counsel for Plaintiffs and the Proposed Classes [Additional counsel on signature page] 		
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 5 Email: mvsmith@sbcglobal.net damianfernandez@gmail.com 7 Max Folkenflik (<i>pro hac vice</i>) FOLKENFLIK & McGERITY 1500 Broadway, 21st Floor 9 New York, NY 10036 Telephone: (212) 757-0400 Facsimile: (212) 757-2010 Email: max@fmlaw.net 12 Co-Lead Counsel for Plaintiffs and the Proposed Classes [Additional counsel on signature page] 		
 damianfernandez@gmail.com Max Folkenflik (<i>pro hac vice</i>) FOLKENFLIK & McGERITY 1500 Broadway, 21st Floor New York, NY 10036 Telephone: (212) 757-0400 Facsimile: (212) 757-2010 Email: max@fmlaw.net Co-Lead Counsel for Plaintiffs and the Proposed Classes [Additional counsel on signature page] 		
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 9 New York, NY 10036 Telephone: (212) 757-0400 10 Facsimile: (212) 757-2010 <u>Email</u>: max@fmlaw.net 11 12 Co-Lead Counsel for Plaintiffs and the Proposed Classes [Additional counsel on signature page] 		
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 11 <u>Email</u>: max@fmlaw.net 12 Co-Lead Counsel for Plaintiffs and the Proposed Classes [Additional counsel on signature page] 		
[Additional counsel on signature page]		
[Additional counsel on signature page]		
14 UNITED STATES DISTRICT COURT		
15 NORTHERN DISTRICT OF CALIFORNIA – SAN JOSE DIVISION		
16 NO. C 07-05152 JW		
17 In Re Apple & AT&TM Anti-Trust Litigation		
18 STIPULATION ENLARGING TIME FOR PLAINTIFFS TO FILE A		
19 CONSOLIDATED AMENDED COMPLAINT		
(CIVIL LOCAL RULES 6-1, 6-2, 7-12)		
Judge: Honorable James Ware		
23 Action Filed: 10/05/2007		
24 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-		
STIPULATION ENLARGING TIME TO C 07-05152-JW	-	
FILE CONSOLIDATED COMPLAINT		
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1	2. The due date for the Answer	or briefing schedule shall be as follows:	
2	Pleading	<u>Due Date</u>	
3	Answer or Motion	February 25, 2008	
4	Opposition Briefs	March 28, 2008	
5	Reply Briefs	April 11, 2008	
6	3. As required by Civil Local R	ule 6-2(a), counsel for plaintiffs are concurrently filing	
7	a declaration in support of this Stipulation.		
8	IT IS SO STIPULATED:		
9	Dated: December 22, 2007	Respectfully submitted,	
10		LAW OFFICE OF DAMIAN R. FERNANDEZ	
11			
12	By:	/s/ Damian R. Fernandez M. Van Smith	
13		Damian R. Fernandez	
14		LAW OFFICE OF JOSEPH ANTONELLI	
15		Joseph Antonelli (CA Bar No. 137039) Janelle C. Carney (CA Bar No. 201570)	
16		LAW OFFICES OF KEVIN T. BARNES	
17		Kevin T. Barnes (CA Bar No. 138477)	
18		Gregg Lander (CA Bar No. 194018)	
19		Plaintiffs' Co-Lead Counsel	
20	Dated: December 22, 2007	FOLKENFLIK & McGERITY	
21			
22	By:	/s/ Max Folkenflik Max Folkenflik, Esq.	
23		Margaret Folkenflik, Esq.	
24 25		HOFFMAN & LAZEAR	
23 26		H. Tim Hoffman (CA Bar No. 49141) Arthur W. Lazear (CA Bar No. 83603)	
20		Plaintiffs' Co-Lead Counsel	
27	///	Tunniggs Co-Leun Counsel	
20			
		-2-	
		ENLARGING TIME TO C 07-05152-JW	
	FILE CONSOLIDATED COMPLAINT		

1	Dated: December 23, 2007	Respectfully submitted,		
2		CROWELL & MORING LLP		
3				
4	By:	/s/ Daniel Sasse		
5		Daniel Sasse Attorneys for Defendant		
6		AT&T MOBILITY LLC		
7	Dated: December 26, 2007	Respectfully submitted,		
8		LATHAM & WATKINS LLP		
9				
10	By:	/s/ Christopher S. Yates Christopher S. Yates		
11		Attorneys for Defendant		
12		APPLE INC.		
13				
14	ELECTRONIC CA	ASE FILING ATTESTATION		
15	(General	Order No. 45(X)(b))		
16	I, Damian R. Fernandez, attest that c	oncurrence in the fling of this document has been		
17	obtained from each of the other signatories.			
18	Dated: December 26, 2007	LAW OFFICE OF DAMIAN R. FERNANDEZ		
19				
20	By:	/s/ Damian R. Fernandez		
21		Damian R. Fernandez		
22				
23	PURSUANT TO STIPULATION,	IT IS SO ORDERED.		
24		O		
25	Dated:January 2, 2008	HON TO MES WARE		
26		HON JAMES WARE United States District Judge		
27	///			
28	///			
		- 3 -		
	STIPULATION	ENLARGING TIME TO C 07-05152-JW		
	FILE CONSOLIDATED COMPLAINT			

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				
	Way, Suite A, PMB 285, Saratoga, California 95070-6091.				
4	On December 26, 2007 , I served the document(s) described as:				
5	 STIPULATION ENLARGING TIME FOR PLAINTIFFS TO FILE A CONSOLIDATED 				
6	AMENDED COMPLAINT				
7					
8	to the parties listed below and in the following manner described preceding each list of recipients:				
9	BY NOTICE OF ELECTRONIC FILING				
10	• •	tronically by simultaneously filing the attached			
10		urt, Northern District of California, Case No. 07-			
11	05152-JW: Attorneys for Apple				
12	 Adrian Frank Davis 	adrian.davis@lw.com			
12	 Aufred Carroll Pfeiffer, Jr. 	Al.Pfeiffer@lw.com			
13	 Daniel Murray Wall 	dan.wall@lw.com			
14	Christopher S. Yates	chris.yates@lw.com			
14	Attorneys For AT&T Mobility				
15	David Eldon Crowe	dcrowe@crowell.com			
10	Donald M. Falk	dfalk@mayerbrown.com			
16	Jeffrey H. Howard	jhoward@crowell.com			
17	Christopher E. Ondeck	condeck@crowell.com			
	Daniel Allen Sasse	dsasse@crowell.com			
18	Wm. Randolph Smith	wrsmith@crowell.com			
19	Co-Lead Counsel for Plaintiffs				
	Max Folkenflik	max@fmlaw.net			
20	H. Tim Hoffman	hth@hoffmanandlazear.com			
21	Arthur William Lazear	awl@hoffmanandlazear.com			
21	Morgan Matthew Mack	mmm@hoffmanandlazear.com			
22	➢ Alfred C. Pfeiffer, Jr.	al.pfeiffer@lw.com			
23		TRONIC EMAIL			
23	• •	by regular electronic mail because they have not			
24	registered for Electronic Case Filing with this C	Court:			
25	Co-Lead Counsel for Plaintiffs Margaret McGerity 	mmcgerity@fmlaw.net			
26	Attorneys For AT&T Mobility	ninegenty e ninet			
27	 Archis A. Parasharami 	aparasharami@mayerbrown.com			
28	///				
20					
		- 4 -			
	STIPULATION F	NLARGING TIME TO C 07-05152-JW			
	FILE CONSOLIDATED COMPLAINT				

1	BY U.S. MAIL					
2	I enclosed the above-described document(s) in a sealed envelope or package addressed as					
3	set forth below and delivered such document(s) to the United States Postal Service on the same day with postage thereon fully prepaid:					
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	STIPULATION ENLARGING TIME TO C 07-05152-JW FILE CONSOLIDATED COMPLAINT					