Robert A. Mittelstaedt #060359 1 Caroline N. Mitchell #143124 Adam R. Sand #217712 JONES DAY 555 California Street, 26th Floor 3 San Francisco, CA 94104 (415) 626-3939 Telephone: 4 (415) 875-5700 Facsimile: 5 ramittelstaedt@jonesday.com cnmitchell@jonesday.com 6 arsand@jonesday.com 7 Attorneys for Defendant APPLE COMPUTER, INC. 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 11 Case No. C 05 00037 JW THOMAS WILLIAM SLATTERY, Individually, And On Behalf Of All 12 Others Similarly Situated, **CLASS ACTION** 13 **DECLARATION OF TRACY M. STRONG** Plaintiff, IN SUPPORT OF APPLE COMPUTER, 14 INC.'S ADMINISTRATIVE REQUEST v. FOR LEAVE TO FILE MOTION FOR 15 SUMMARY JUDGMENT APPLE COMPUTER, INC., 16 Defendant. [Redacted Version] 17 18 I, Tracy M. Strong, declare: 19 I am an associate in the law firm of Jones Day, located at 555 California Street, 1. 20 26th Floor, San Francisco, California, 94104, a member in good standing of the State Bar of 21 California, and one of the attorneys of record in this case for defendant. I have personal 22 knowledge of the facts set forth herein and, if called as a witness, I could and would competently 23 testify thereto. I make this declaration in support of defendant's request for leave to file a motion 24 for summary judgment. 25 The Court's November 15, 2005 Order Following Case Management Conference 2. 26 requires defendant to seek leave to file a summary judgment motion if it wishes to do so before 27 plaintiff's motion for class certification is decided. Defendant's counsel emailed plaintiff's 28 C 05 00037 JW APPLE'S REQUEST FOR LEAVE SFI-537965v1

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counsel on February 15, 2005 asking plaintiff to stipulate that he did not oppose defendant's request for leave. Plaintiff's counsel did not respond prior to the filing of this administrative request for leave.

- 3. **[Redacted]** Exhibit A is a true and correct copy of excerpts from the deposition transcript of Thomas William Slattery, taken January 30, 2006.
- 4. Attached hereto as Exhibit B is a true and correct copy of plaintiff's iTunes Music Store purchase history produced by plaintiff in this litigation as SLA000031.
- 5. Attached hereto as Exhibit C is a true and correct copy of excerpts from the transcript of the hearing on defendant's motion to dismiss, held June 6, 2005.

I declare under penalty of perjury of the laws of California and the United States of America that the foregoing is true and correct of my personal knowledge. Executed this 21st day of February, 2006 at San Francisco, California.

Tracy M. Strong

EXHIBIT A

[REDACTED]

EXHIBIT B

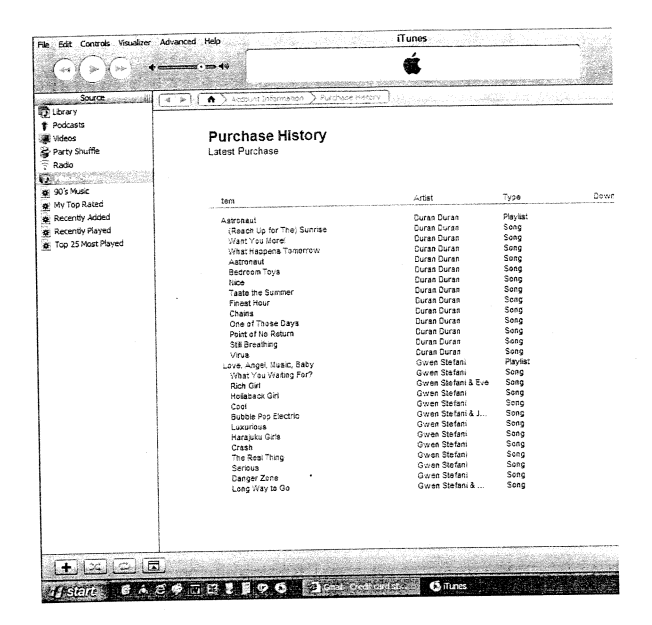


EXHIBIT C

	IN THE UNITED STATES DISTRICT COURT		
2	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
3	SAN JOSE DIVISION		
4			
5	THOMAS WILLIAM) C-05-00037-JW SLATTERY,		
6) JUNE 6, 2005 PLAINTIFF,)		
7) MOTION V.)		
8) PAGES 1-34 APPLE COMPUTER, INC.,		
9	DEFENDANT.		
10			
11	THE PROCEEDINGS WERE HELD BEFORE		
12	THE HONORABLE UNITED STATES DISTRICT		
13	JUDGE JAMES WARE		
14	APPEARANCES:		
15	FOR THE PLAINTIFF: THE KATRIEL LAW FIRM BY: ROY A. KATRIEL		
16	1101 30TH STREET NW SUITE 500		
17	WASHINGTON, DC 20007		
18	MURRAY, FRANK & SAILER BY: ERIC J. BELFI		
19	275 MADISON AVENUE NEW YORK, NEW YORK 10016		
20	BRAUN LAW GROUP		
21	BY: MICHAEL D. BRAUN 12400 WILSHIRE BOULEVARD		
22	SUITE 920 LOS ANGELES, CALIFORNIA 90025		
23	(APPEARANCES CONTINUED ON THE NEXT PAGE.)		
24	OFFICIAL COURT REPORTER: IRENE RODRIGUEZ, CSR, CRR		
25	CERTIFICATE NUMBER 8074		

IN THIS VALLEY?

MR. KATRIEL: EXCEPT, AS EXHIBIT A TO OUR COMPLAINT, WHICH IS THE LAST PAGE OF THE COMPLAINT, APPLE'S OWN REPRESENTATIONS, WHICH IT MAKES TO ITS CONSUMERS, IS THAT PARAGRAPH 3, SONGS PURCHASED FROM I-TUNES MUSIC STORES ARE ENCODED USING THE AAC PROTECTED FORMAT AND CANNOT BE CONVERTED TO MP3 FORMAT. YOU CAN BURN THEM AND PLAY THEM IN AUDIO CD PLAYERS.

TO THE COURT IS THAT YOU CAN TAKE AN EXTRA STEP AND USE THAT AUDIO CD TO CONVERT IT BACK TO ANOTHER PORTABLE DIGITAL MUSIC PLAYER. I DON'T KNOW IF THAT'S TRUE OR NOT. WE CERTAINLY ARE NOT MAKING ANY ALLEGATIONS WITH RESPECT TO THAT IN THE COMPLAINT BUT ASSUMING THAT WERE TRUE FOR THE PURPOSES OF ARGUMENT, THAT STILL DOESN'T SOLVE THE PROBLEM BECAUSE THE ARGUMENT IS THAT BASICALLY THAT THERE'S A METHOD BY WHICH YOU CAN CIRCUMVENT THE TIE. OF COURSE THERE ALWAYS IS. ASSUME THIS DIDN'T EXIST. I COULD ALWAYS SPEND MY MONEY AND HIRE SOMEONE TO CRACK THE CODE AND THEN CIRCUMVENT THE TIE. NOW WHAT THEY'RE SAYING IS THAT YOU CAN GO OUT AND BUY A DVD BURNER.

THE COURT: BUT THE TIE, THE TIE IS NOT

1	ONE THAT IS COMPELLED THEN BY THE DEFENDANT IN THIS	
2	CASE.	
3	IN OTHER WORDS, I CAN BUY BOTH PRODUCTS	
4	SEPARATELY. I CAN SUBSCRIBE TO I-TUNES ON MY	
5	COMPUTER AND NEVER BUY AN IPOD AND I CAN THEN	
6	LISTEN TO THE MUSIC THAT I DOWNLOAD AND I CAN TAKE	
7	IT WITH ME; IS THAT CORRECT?	
8	MR. KATRIEL: NOT UNLESS YOU MAKE AN	
9	EXTRA PURCHASE AND THAT'S THE POINT. YOU HAVE TO	
10	SPEND ANOTHER HUNDRED.	
11	THE COURT: WHAT OTHER PURCHASE DO I HAVE	
12	TO MAKE?	
13	MR. KATRIEL: YOU HAVE TO BUY A DVD	
14	BURNER.	
15	THE COURT: IT WON'T DO IT ON A CD?	
16	MR. KATRIEL: WELL, A CD BURNER.	
17	THE COURT: BUT THAT'S ALL PART OF MY	
18	COMPUTER EQUIPMENT.	
19	MR. KATRIEL: BUT THERE'S A COST	
20	ASSOCIATED WITH THAT.	
21	THE COURT: THAT'S WHY I ASK WHETHER OR	
22	NOT THE COMPUTER IS AN IMPORTANT INGREDIENT. BOTH	
23	PRODUCTS NEED A COMPUTER, IT'S JUST A QUESTION OF	
24	WHAT DEVICES ARE IN THE COMPUTER. YOU'RE TELLING	
25	ME YOU NEED A COMPUTER WITH CERTAIN DEVICES IN	

MR. KATRIEL: WELL, IN A SENSE THAT'S CORRECT BUT I WOULD SHARPEN IT THIS WAY. THE,

THE -- HOW MUCH DO YOU HAVE TO SPEND TO BE ABLE TO GET AROUND THE TIE IS THE WAY WE LOOK AT IT.

YOUR HONOR GAVE THE EXAMPLE OF THE
PHOTOCOPIER MACHINE FOR KEY LOCK IN THE SERVICE.
SO YOU CAN'T DO IT. SO YOU'RE COERCED BECAUSE YOU
CAN'T DO IT UNLESS YOU HAVE THE KEY FROM THE
MANUFACTURER.

BUT I WOULD IMAGINE THAT YOU COULD HIRE SOMEBODY TO CRACK THAT KEY AND THE QUESTION IS IF YOU HAVE TO HIRE SOMEONE FOR \$10,000 TO UNLOCK THAT WITH THAT KEY, IS IT A TIE? HOW MUCH DO YOU HAVE TO SPEND? BECAUSE THE POINT THE MARKET REALITIES IS THAT YOU WON'T SPEND IT. HERE THE REALITIES IS THAT. YOU'RE NOT GOING TO BUY A \$49 CD BURNER TO BUY A .49 SONG.

THE COURT: NOW, LET ME ASK ONE QUESTION,
I'M INCLINED TO GRANT THE MOTION BUT AT THE SAME
TIME WORRIED I SHOULD ALLOW YOUR COMPLAINT AND WAIT
FOR THE INEVITABLE MOTION SO I COULD HAVE MORE
INFORMATION BECAUSE I HAVE TO ACCEPT, AS I SAID,
THE WELL PLEADED FACTS AS TRUE FOR PURPOSES OF THIS
MOTION AND IF I'M IN SUMMARY JUDGMENT MODE THEN I
AM GOING TO GET MORE INFORMATION FROM YOU ALL.

1 2 3 4 5 6 7 8 9		TES DISTRICT COURT	
10	THOMAS WILLIAM SLATTERY,	Case No. C 05 00037 JW	
12	Individually, And On Behalf Of All Others Similarly Situated,	CLASS ACTION	
13	Plaintiff,	[PROPOSED] ORDER GRANTING APPLE COMPUTER, INC.'S ADMINISTRATIVE	
14	V.	REQUEST FOR LEAVE TO FILE MOTION FOR SUMMARY JUDGMENT	
15	APPLE COMPUTER, INC.,	MOTION	
16	Defendant.		
17		_]	
18	IT IS LIEDEDY ODDEDED that def	Fendant may file a motion for summary judgment at	
19	IT IS HEREBY ORDERED that defendant may file a motion for summary judgment at		
20	any time.		
21			
22	Dated: Hon. James Ware		
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27			
28			
	SFI-537872v1	C 05 00037 JW [PROPOSED] ORDER.	