Dbc. 61

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Kitagawa, Jr et al v. Apple, Inc.

IT IS HEREBY STIPULATED by and between the Parties, pursuant to Local Civil Rule 6-2, for an extension of the Case Schedule as follows:

1. WHEREAS, The Court entered an Order dated December 16, 2009 [Docket No. 46], setting the following pre-trial schedule:

Motion for Class Certification	August 30, 2010
Hearing on Class Certification at 9 a.m.	October 4, 2010
Close of All Discovery (¶ 9)	December 6, 2010
Last Date for Hearing Dispositive Motions (¶ 10) (60 days after the Close of All Discovery)	February 7, 2011
Preliminary Pretrial Conference at 11 a.m. (¶ 12) (30 days before the Close of All Discovery)	November 8, 2010
Preliminary Pretrial Conference Statements (¶ 11) (Due 10 days before conference)	October 29, 2010

- 2. WHEREAS, the parties are currently engaged in mediation in an attempt to settle Plaintiffs' claims in this case;
- 3. WHEREAS, Plaintiffs' class certification motion is currently due on August 30, 2010;
- 4. WHEREAS, mediation is currently scheduled to proceed before (Ret.) Judge Fern Smith at JAMS San Francisco on August 31, 2010 (a day after Plaintiffs' class certification motion is currently due);
- 5. WHEREAS, the parties believe that the extension of the pre-trial schedule will facilitate mediation by allowing them to focus their activity on the resolution of this matter, and conserve the resources of the parties and the Court.
- 6. WHEREAS, this is the first extension the parties have requested to the pretrial schedule. Zeldes Decl. ¶ 2-4.

IT IS HEREBY STIPULATED by and between the Parties, through their respective attorneys of record that:

1. Plaintiffs' deadline to bring their certification motion, and the pre-trial schedule, be amended as follows:

Motion for Class Certification	February 1, 2010
Hearing on Class Certification at 9 a.m.	March 8, 2011
Close of All Discovery (¶ 9)	May 6, 2011
Last Date for Hearing Dispositive Motions (¶ 10) (60 days after the Close of All Discovery)	July 7, 2011
Preliminary Pretrial Conference at 11 a.m. (¶ 12) (30 days before the Close of All Discovery)	April 8, 2011
Preliminary Pretrial Conference Statements (¶ 11) (Due 10 days before conference)	March 29, 2011

IT IS SO STIPULATED:

Respectfully submitted,

Dated: August 18, 2010 ZELDES & HAEGGQUIST, LLP

By: /s/ Helen I. Zeldes
Helen I. Zeldes

STEVEN A. SKALET (admitted pro hac vice) CRAIG L. BRISKIN (admitted pro hac vice) MEHRI & SKALET, PLLC

Attorneys for Plaintiffs

MORRISON & FOERSTER LLP

By: /s/ Andrew Muhlbach
Andrew Muhlbach

Attorneys for Defendant

CERTIFICATE OF SERVICE

I hereby certify that on August 18, 2010, I electronically filed the following documents with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the e-mail addresses denoted on the attached Electronic Mail Notice List, and I hereby certify that I have caused the foregoing document or paper to be mailed via the United States Postal Service to the non-CM/ECF participants indicated on the attached Manual Notice List and Service List.

/s/ HELEN I. ZELDES HELEN I. ZELDES

Fax: 619/342-7272

ZELDES & HAEGGQUIST, LLP HELEN I. ZELDES ALREEN HAEGGQUIST 625 Broadway, Suite 906 San Diego, CA 92101 Telephone: 619/342-8000

1	Mailing Information for a Case No. 5:09-cv-01911-JW
2	Electronic Mail Notice List
3	The following are those who are currently on the list to receive e-mail notices for this case:
4	5:09-cv-01911-JW Notice has been electronically mailed to:
5	Alexei Klestoff aklestoff@mofo.com, mgimenez@mofo.com
6	Alreen Haeggquist alreenh@zhlaw.com, judyj@zhlaw.com
7	Andrew David Muhlbach amuhlbach@mofo.com, mgimenez@mofo.com
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15	Patrick McNicholas mel@mcnicholaslaw.com
16	Penelope Athene Preovolos
17	Steven A. Skalet sskalet@findjustice.com, pleadings@findjustice.com
18	Manual Notice List
19 20	The following is the list of attorneys who are not on the list to receive e-mail notices for this case (who therefore require manual noticing):
21	No manual recipients
22	
23	
24	
25	
26	
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