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13	PHILIP A. LEIDER (CA Bar No. 229751) PERKINS COIE LLP	Z IT IS	SO ORDERED	
14	Four Embarcadero Center, Suite 2400 San Francisco, California 94111-4131		S Mos March	
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18	INTEL CORPORATION		DISTRICT 9/14/2010	
19	UNITED STATES DISTRICT COURT			
	NORTHERN DISTRICT OF CALIFORNIA			
20	SAN JOSE DIVISION			
21				
22	IN RE INTEL LAPTOP BATTERY LITIGATION	CASE NO. 5:09-cv-02889-JW (PVT)		
23	LITIOATION	STIPULATION AND [PROPOSED]		
24	ORDER REGARDING BRIEFING AND HEARING SCHEDULE			
25		Judge:	Honorable James Ware	
26		Complaint Filed:	June 26, 2009	
27		Trial Date: Discovery Cutoff:	None February 28, 2011	
28				
	STIPULATION & [PROPOSED] ORDER REGARDING BRIEFING AND HEARING SCHEDULE		5:09-CV-02889-JW	

Plaintiffs Barry Wachsler, Diane Murphy and Maria Rodriguez ("Plaintiffs") and Defendants Intel Corporation and the Business Applications Performance Corporation ("BAPCo") ("Defendants") hereby stipulate as follows:

WHEREAS Plaintiffs' motion for class certification is scheduled to be heard on November 15, 2010;

WHEREAS Plaintiffs have communicated their intent to move for class certification exclusively under Rule 23(b)(2);

WHEREAS Plaintiffs have agreed not to seek monetary relief in this action, either by pursuing a claim for damages or restitution or otherwise, and have agreed that the only relief they will seek in this action is injunctive relief and recovery of their reasonable attorneys' fees and/or costs;

WHEREAS the parties have conferred on an appropriate schedule for the briefing of the class certification motion in light of these agreements; and

WHEREAS Defendants wish to have their alternative motions for summary judgment or for establishment of facts ("motion for summary judgment") heard on the same date as Plaintiffs' motion for class certification and have filed an administrative motion requesting that both hearings be set on November 15;

NOW THEREFORE IT IS STIPULATED BY AND AMONG THE PARTIES THAT:

Plaintiffs will file (or lodge in accordance with Local Rule 79-5) and serve their motion for class certification on or before September 22, 2010;

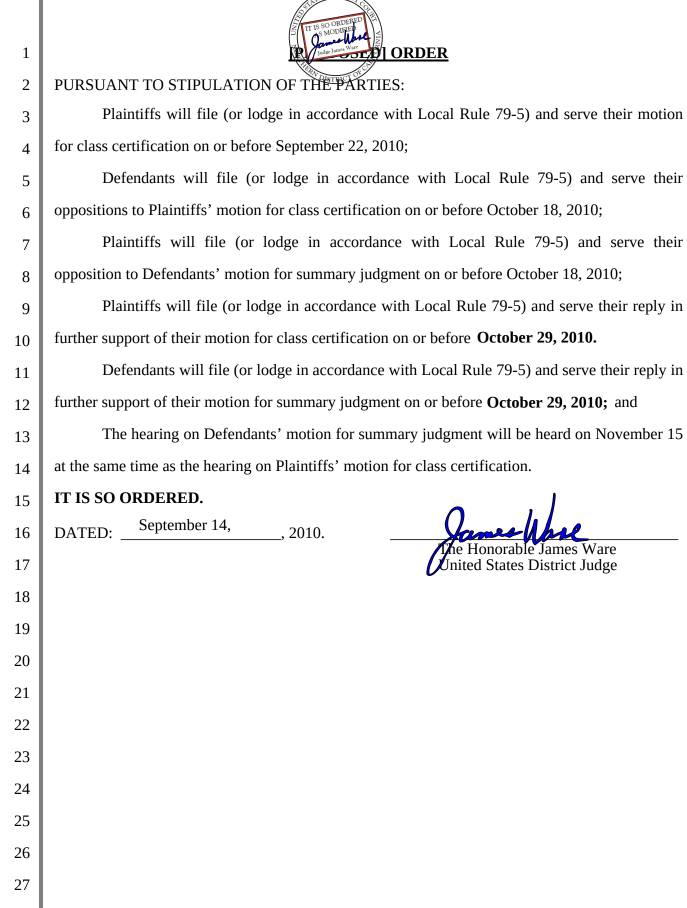
Defendants will file (or lodge in accordance with Local Rule 79-5) and serve their oppositions to Plaintiffs' motion for class certification on or before October 18, 2010;

Plaintiffs will file (or lodge in accordance with Local Rule 79-5) and serve their opposition to Defendants' motion for summary judgment on or before October 18, 2010;

Plaintiffs will file (or lodge in accordance with Local Rule 79-5) and serve their reply in further support of their motion for class certification on or before November 1, 2010;

Defendants will file (or lodge in accordance with Local Rule 79-5) and serve their reply in further support of their motion for summary judgment on or before November 1, 2010; and

1	Plaintiffs will not oppose Defendants' administrative motion to move the hearing on		
2	Defendants' motion for summary judgment from November 22 to November 15 to coincide with		
3	the hearing on Plaintiffs' motion for class certification.		
4	IT IS SO STIPULATED.		
5			
6	DATED: September 10, 2010	GIRARD GIBBS LLP	
7		By:/s/_Eric H. Gibbs	
8		Eric H. Gibbs	
9		Interim Class Counsel for Plaintiffs	
10	DATED: Santambar 10, 2010	PERKINS COIE LLP	
11	DATED: September 10, 2010	I ERRING COIL LLI	
12		By: /s/ Philip A. Leider Philip A. Leider	
13			
14		Attorneys for Defendant INTEL CORPORATION	
15	D. 100 000	NADANGIG 6 KATEMAN DG	
16	DATED: September 10, 2010	NARANCIC & KATZMAN, PC	
17		By: /s/ Barry L. Katzman	
18		Barry L. Katzman	
19		Attorneys for Defendant BUSINESS APPLICATIONS	
20		PERFORMANCE CORPORATION	
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	STIPULATION AND [PROPOSED] ORDER	2 5.00 02000 W	



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CERTIFICATE OF SERVICE I hereby certify that September 10, 2010, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will automatically send e-mail notification of such filing to all counsel who have entered an appearance in this action. Sheila Merrill Sheila Merrill 20336-1273/LEGAL19121514.1