1	HOWARD HOLDERNESS (SBN 169814)	MICHAEL F. RAM (SBN 104805)		
2	MORGAN, LEWIS & BOCKIUS LLP One Market, Spear Street Tower	RAM & OLSON LLP		
	San Francisco, CA 94105	555 Montgomery Street, Suite 820 San Francisco, CA 94111		
3	Telephone: 415.442.1000	Telephone: 415-433-4949		
4	Facsimile: 415.442.1000	Facsimile: 415-433-7311		
4	E-mail: hholderness@morganlewis.com	Email: mram@ramolson.com		
5	KRISTOFOR T. HENNING (PAB 85047)			
6	(Pro Hac Vice forthcoming)	MARC H. EDELSON		
	FRANCO A. CORRADO (PAB 91436)	(Pro Hac Vice forthcoming)		
7	(<i>Pro Hac Vice forthcoming</i>) SHEVON L. SCARAFILE (PAB 206552)	EDELSON & ASSOCIATES, LLC 45 W. Court Street		
8	(Pro Hac Vice forthcoming)	Doylestown, PA 18901		
0	MORGAN, LEWIS & BOCKIUS LLP	LP Telephone: 215-230-8043		
9	1701 Market Street	Facsimile: 215-230-8045		
-	Philadelphia, PA 19103	E-mail: medelson@edelson-law.com		
10	Telephone: 215.963.5000 Facsimile: 215.963.5001			
11	E-mail: khenning@morganlewis.com	JOHN A. MACORETTA		
		(Pro Hac Vice forthcoming)		
12	Attorneys for Defendant	SPECTOR, ROSEMAN KODROFF &		
13	HEWLETT-PACKARD COMPANY	WILLIS, P.C.		
15		1818 Market Street, Suite 2500		
14		Philadelphia, PA 19103		
		Telephone: 215-496-0300		
15		Facsimile: 215-496-6611		
16		Email: jmacoretta@srkw-law.com		
10	Attorneys for Plaintiffs			
1/		E DEBED E		
18	E IT IS SO ORDERED			
	UNITED STAT	TES DISTRICT COURT [~] O		
19	NORTHERN DISTRICT OF CALIFORNIA			
20	NORTHERIV DISTRICT OF CALIFORNIA			
21	SAN JOSE DIVISION			
22	NORMAND PERRON, and G. DAVID	Case No. 10-695 (JW) 4/20/2010		
23	HATFIELD, on behalf of themselves and all others similarly situated,	JOINT STIPULATION EXTENDING DEFENDANT'S TIME TO ANSWER, MOVE		
24	Plaintiffs,	OR OTHERWISE RESPOND TO PLAINTIFFS' CLASS ACTION		
25	V.	COMPLAINT		
26	HEWLETT-PACKARD COMPANY, a			
27	Delaware corporation,			
28	Defendant.			
	Case No. 10-6			

1	Pursuant to Local Rule 6-1(a), the undersigned counsel of record for Plaintiffs Normand Perron				
2	and G. David Hatfield ("Plaintiffs") and Defendant Hewlett-Packard Company ("Defendant")				
3	stipulate and agree to extend the time for Defendant to answer, move or otherwise respond to				
4	Plaintiffs' initial Class Action Complaint ("Complaint") as follows:				
5	WHEREAS, Plaintiff filed the Complaint on February 18, 2010;				
6	WHEREAS, Defendant executed and returned a waiver of service of the Complaint on				
7	February 23, 2010;				
8	WHEREAS, absent extension, Defendant's deadline to answer, move or otherwise				
9	respond is April 23, 2010;				
10	WHEREAS, Plaintiffs and Defendant agree that the time for Defendant to answer, move				
11	or otherwise respond to the Complaint shall be extended by seven (7) days until April 30, 2010,				
12	and such extension is effective without Court approval pursuant to Local Rule 6-1(a);				
13	WHEREAS, the parties have not agreed to any prior extensions of time in this action;				
14	WHEREAS, this stipulated extension will not alter the date of any event or any deadline				
15	already fixed by the Court;				
16	IT IS HEREBY STIPULATED, by the parties, that Defendant will be permitted until				
17	April 30, 2010 to answer, move or otherwise respond to Plaintiffs' Complaint.				
18	Dated: April 16, 2010	MORGAN, LEWIS & BOCI	KIUS LLP		
19	By:	/s/ Kristofor T. Henni	ng		
20		Kristofor T. Henning			
21		Attorneys for Defendant HEWLETT-PACKARD CO			
22		HEWLEI I-PACKARD CO.	MPAN Y		
23	Dated: April 16, 2010	RAM & OLSON LLP			
24		EDELSON & ASSOCIATES, LLC SPECTOR, ROSEMAN & KODROFF & WILLIS, P.C.			
25					
26	By:	/s/ John A. Macoretta			
27	John A. Macoratta				
28		Attorneys for Plaintiffs			
		$\frac{2}{2}$	Case No. 10-695 JW		
	Joint Stipulation Extending Defendant's Time to Answer, Move or Otherwise Respond to Plaintiffs' Class Action Complaint				