I

1 2 3 4 5 6 7	PENELOPE A. PREOVOLOS (CA SBN 87607) (PPreovolos@mofo.com) ANDREW D. MUHLBACH (CA SBN 175694) (AMuhlbach@mofo.com) STUART C. PLUNKETT (CA SBN 187971) (SPlunkett@mofo.com) MORRISON & FOERSTER LLP 425 Market Street San Francisco, California 94105-2482 Telephone: 415.268.7000 Facsimile: 415.268.7522 Attorneys for Defendant APPLE INC.	
8		
9	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA	
11	SAN JOSE DIVISION	
12		
13	In m. Angle and ATET iDed Italimited Date Disc	Case Nos. 5:10-cv-02553 RMW
14	In re Apple and AT&T iPad Unlimited Data Plan Litigation	CLASS ACTION
15	ALL CONSOLIDATED ACTIONS	STIPULATION AND [] ORDER EXTENDING APPLE'S
16		TIME TO RESPOND TO FIRST AMENDED MASTER CONSOLIDATED COMPLAINT
17		
18		The Hon. Ronald M. Whyte
19		[N.D. Cal. Civil L.R.6-1]
20		
21		
22		
23		
24		
25		
26		
27		
28		
	STIPULATION AND [] ORDER TO EXTEND TIME TO RES CASE NO. 5:10-cv-02553 RMW sf-3242369	SPOND

1	Plaintiffs Adam Weisblatt, Joe Hanna, David Turk and Colette Osetek ("plaintiffs") and
2	Defendant Apple Inc. ("Apple"), by and through their respective attorneys, hereby stipulate as
3	follows:
4	WHEREAS, on August 8, 2011, Plaintiffs filed their First Amended Master Consolidated
5	Complaint ("FAMCC") in the above-captioned case;
6	WHEREAS, pursuant to the parties' stipulation, Apple's response to the FAMCC would
7	be due May 1, 2013;
8	WHEREAS, plaintiffs and Apple are engaged in productive settlement discussions and
9	have made substantial progress towards resolving this matter;
10	WHEREAS, the Court has scheduled a further Case Management Conference in this
11	matter for June 21, 2013;
12	WHEREAS, plaintiffs and Apple agree to extend Apple's time to respond to the FAMCC
13	to permit additional time for settlement discussions, and the Court indicated, at a Case
14	Management Conference held in this matter on April 26, 2013, that an extension through and
15	including June 21, 2013 would be acceptable;
16	WHEREAS, the stipulated extension will not alter the date of any event or deadline
17	already fixed by the Court;
18	THEREFORE, plaintiffs and Apple stipulate that Apple's time to respond is extended
19	until June 21, 2013.
20	IT IS SO STIPULATED.
21	
22	
23	
24	
25	
26	
27	
28	
	STIPULATION AND [] ORDER TO EXTEND TIME TO RESPOND CASE NO. 5:10-cv-02553 RMW sf-3242369

1 2 3 4	Dated: April 30, 2013 MICHAEL W. SOBOL ROGER N. HELLER ALLISON ELGART LIEFF, CABRASER, HEIMANN & BERNSTEIN, LLP	
5		
6	By: <u>/s/ Michael W. Sobol</u> MICHAEL W. SOBOL	
7	Attorneys for Plaintiffs	
8 9 10	Dated: April 30, 2013 PENELOPE A. PREOVOLOS ANDREW D. MUHLBACH STUART C. PLUNKETT MORRISON & FOERSTER LLP	
10		
11 12 13 14 15	By: /s/ Penelope A. Preovolos PENELOPE A. PREOVOLOS Attorneys for Defendant APPLE INC.	
15 16 17 18	I, Penelope A. Preovolos, am the ECF User whose ID and password are being used to file this Stipulation. I hereby attest that I have on file the concurrences for any signatures indicated by a "conformed" signature (/s/) within this efiled document.	
19 20	By: <u>/s/ Penelope A. Preovolos</u> Penelope A. Preovolos	
20 21 22 23		
24	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
25 26 27 28	Date: Ronald M. Whyte United States District Judge	
	STIPULATION AND [] ORDER TO EXTEND TIME TO RESPOND CASE NO. 5:10-cv-02553 RMW sf-3242369	