1	Michael J. Boni (Admitted 09/11/92) mboni@bonizack.com	
2	BONI & ZACK LLC 15 St. Asaphs Road	
3	Bala Cynwyd, PA 19004 Telephone: (610) 822-0200	
4	Facsimile: (610) 822-0206	
5	Proposed Interim Co-Lead Class Counsel	
6	Christopher T. Heffelfinger (SBN 118058)	
7	cheffelfinger@bermandevalerio.com Anthony D. Phillips (SBN 259688)	
8	aphillips@bermandevalerio.com BERMAN DEVALERIO	
9	One California Street, Suite 900 San Francisco, CA 94111	
0	Telephone: (415) 433-3200 Facsimile: (415) 433-6282	
1	Proposed Liaison Counsel for Plaintiffs	
2	Other Counsel Appear On Signature Page	
3		
4 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
5		
	Garen Meguerian individually and on	Case No. 11-cy-1758-IF
6	Garen Meguerian, individually and on behalf of all others similarly situated,	Case No. 11-cv-1758-JF
7		SECOND REVISED STIPULATION AND <del>[PROPOSED</del> ] ORDER RE
6 7 8	behalf of all others similarly situated,	SECOND REVISED STIPULATION AND
7	behalf of all others similarly situated, Plaintiff, v.	SECOND REVISED STIPULATION AND <del>[PROPOSED</del> ] ORDER RE
7 3 9	behalf of all others similarly situated, Plaintiff, v. Apple Inc.,	SECOND REVISED STIPULATION AND <del>[PROPOSED</del> ] ORDER RE
7 3 9	behalf of all others similarly situated, Plaintiff, v. Apple Inc., Defendant.	SECOND REVISED STIPULATION AND [PROPOSED] ORDER RE CONSOLIDATION OF CASES
7 8 9 0	behalf of all others similarly situated, Plaintiff, v. Apple Inc., Defendant. Lauren Scott, Kathleen Koffman and	SECOND REVISED STIPULATION AND <del>[PROPOSED</del> ] ORDER RE
7 3 9 1 2	behalf of all others similarly situated, Plaintiff, v. Apple Inc., Defendant.	SECOND REVISED STIPULATION AND [PROPOSED] ORDER RE CONSOLIDATION OF CASES
7 8 9 1 2 3	behalf of all others similarly situated, Plaintiff, v. Apple Inc., Defendant. Lauren Scott, Kathleen Koffman and Heather Silversmith, individually and on	SECOND REVISED STIPULATION AND [PROPOSED] ORDER RE CONSOLIDATION OF CASES
7 8 9 0 1 2 3 4	behalf of all others similarly situated, Plaintiff, v. Apple Inc., Defendant. Lauren Scott, Kathleen Koffman and Heather Silversmith, individually and on behalf of all others similarly situated, Plaintiffs,	SECOND REVISED STIPULATION AND [PROPOSED] ORDER RE CONSOLIDATION OF CASES
7 8 9 0 1 2 3 4 5	behalf of all others similarly situated, Plaintiff, v. Apple Inc., Defendant. Lauren Scott, Kathleen Koffman and Heather Silversmith, individually and on behalf of all others similarly situated, Plaintiffs, v.	SECOND REVISED STIPULATION AND [PROPOSED] ORDER RE CONSOLIDATION OF CASES
7	behalf of all others similarly situated, Plaintiff, v. Apple Inc., Defendant. Lauren Scott, Kathleen Koffman and Heather Silversmith, individually and on behalf of all others similarly situated, Plaintiffs,	SECOND REVISED STIPULATION AND [PROPOSED] ORDER RE CONSOLIDATION OF CASES

1	Twilah Monroe, individually and on behalf of all others similarly situated,	Case No. 11-cv-2394-PSG		
2 3	Plaintiff,			
3 4	v.			
5	Apple Inc.,			
6	Defendant.			
7	RECITALS			
8	WHEREAS, Plaintiffs in the above-captioned actions ("Actions"), on behalf of			
9	themselves and all others similarly situated, a	ll assert claims against Defendant Apple Inc.		
10	("Defendant" or "Apple") for its alleged deceptive acts and practices in connection with its sale			
11	to minors of "in-app" content;			
12	WHEREAS, the parties intend that the Actions be consolidated for all purposes;			
13	WHEREAS, Plaintiffs filed a Consolidated Amended Complaint on June 16, 2011 in the			
14	case captioned Meguerian v. Apple Inc., No. 11-cv-01758-JF, with the intention that the			
15	Consolidated Amended Complaint shall become the operative complaint for the Actions, upon			
16	their consolidation.			
17	STIP	ULATION		
18	IT IS THEREFORE STIPULATED b	y and between the parties, through their counsel of		
19	record, that, subject to the Court's approval:			
20	I. CONSOLIDATION OF RELATED	ACTIONS		
21	1. The above actions are hereby of	leemed related and consolidated for all purposes		
22	before this Court.			
23	2. The clerk shall establish and m	aintain a Master Docket and Master File for this		
24	proceeding under the caption "In re Apple In-	App Purchase Litigation," Master File No. 11-cv-		
25	1758 JF. All orders, pleadings, motions and o	other documents should, when filed and docketed		
26	in the Master File, be deemed filed and docke	ted in each individual case.		
27	3. The parties will meet and conf	er if any additional action is filed in, removed to,		
28	or transferred to this Court to determine whet	her the new action involves the same or		
	[11-cv-1758-JF] SECOND REVISED STIPULATION RE CONSOLIDATION OF CASES	AND [PROPOSED] ORDER 1		

	11					
1	substantially similar issues of law and fact and whether consolidation would be appropriate. If					
2	the parties agree that the new action is appropriately consolidated with the Actions, the parties					
3	will follow the procedures below:					
4	a. The parties will jointly file a	a request to consolidate the matter with this				
5	Court and counsel for Plaintiffs in the Consolidated Action shall serve notice on counsel in the					
6	action counsel are seeking be consolidated;					
7	b. The parties will jointly requ	est that the Clerk of the Court:				
8	i. place a copy of this	Order in the separate file for such action;				
9	ii. provide a copy of the	is Order to counsel for the plaintiff(s) in the				
10	newly filed or transferred action and to any defendant(s) in the newly filed or transferred action;					
11	and					
12	iii. make an appropriate	entry on the Master Docket for the				
13	Consolidated Action.					
14	4. If the parties in the Actions do not agree that the new action should be					
15	consolidated with the Actions, the party seeking consolidation may, within ten (10) days after					
16	meeting and conferring with the party opposing consolidation, file a motion for consolidation.					
17	II. FILING AND DOCKETING PROCEDURES					
18	1. Every pleading hereafter filed in this	is Consolidation Action shall bear the				
19	following caption:	following caption:				
20	UNITED STATES DISTRICT COURT					
21	NORTHERN DISTRIC SAN JOSE D					
22						
23	IN RE APPLE IN-APP PURCHASE LITIGATION	Master File No. 11-cv-1758 JF				
24						
25	This Document Relates To:					
26	All Actions.					
27						
28						
	[11-cv-1758-JF] SECOND REVISED STIPULATION AND RE CONSOLIDATION OF CASES	0 [PROPOSED] ORDER 2				

1	2. When a pleading or paper is intended to be applicable to all actions to which this		
2	Order is applicable, the words "All Actions" shall appear immediately after the words "This		
3	Document Relates To:" in the caption set out above. When a pleading or paper is intended to be		
4	applicable to only some, but not all of such actions, this Court's docket number for each action		
5	to which the pleading or paper is intended to be applicable and the last name of the first named		
6	plaintiff(s) in that action shall appear immediately after the words "This Document Relates To:"		
7	in the caption described above, i.e., "Civil Action No [Name of plaintiff(s)]."		
8	3. When a pleading or paper is filed and the caption, pursuant to $\P$ 2, shows that it is		
9	to be applicable to "All Actions," the Clerk shall file such pleading or paper in the Master File		
10	and note such filing in the Master Docket. No further copies need be filed or other docket		
11	entries made.		
12	4. When a pleading or paper is filed and the caption, pursuant to $\P$ 2, shows that it is		
13	applicable to fewer than all of the Actions, the Clerk shall file such pleading or other paper only		
14	in the Master File but nonetheless shall note such filing in both the Master Docket and in the		
15	docket of each such action.		
16	III. FILING OF CONSOLIDATED AMENDED COMPLAINT AND RESPONSE		
17	THERETO		
18	1. Defendant need not answer or otherwise respond to any of the complaints in the		
19	three separate actions captioned above.		
20	2. Defendant shall file an answer or otherwise respond to the Consolidated		
21			
22	Amended Complaint on or before August 5, 2011.		
	Amended Complaint on or before August 5, 2011.		
23			
23 24	///		
	/// ///		
24	/// ///		
24 25 26 27	/// ///		
24 25 26			
24 25 26 27	/// ///		

1	3. If Defendant files a motion to dismiss the Consolidated Amended Complaint,				
2	Plaintiffs shall file a response to the motion on or before September 2, 2011, and Defendant				
3	shall file its reply brief on or before September 21, 2011.				
4	Dated: June 24, 2011 BERMAN DEVALERIO				

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Herbert By: Christopher T. Heffelfinger

Anthony D. Phillips One California Street, 9th Floor San Francisco, CA 94111 (415) 433-3200

Proposed Interim Liaison Counsel for Plaintiffs

Michael J. Boni Joshua D. Snyder **BONI & ZACK LLC** 15 St. Asaphs Road Bala Cynwyd, PA 19004 (610) 822-0200

Simon Bahne Paris Patrick Howard SALTZ, MONGELUZZI, BARRETT & BENDESKY, P.C. One Liberty Place, 52nd Floor 1650 Market Street Philadelphia, PA 19103 (215) 575-3986

Proposed Interim Co-Lead Counsel for Plaintiffs

Jonathan Shub SEEGER WEISS, LLP 1515 Market Street Philadelphia, PA 19102 (215) 564-2300

[11-cv-1758-JF] SECOND REVISED STIPULATION AND [PROPOSED] ORDER RE CONSOLIDATION OF CASES

Benjamin G. Edelman
LAW OFFICES OF BENJAMIN EDELMAN
27A Linnaean Street
Cambridge, MA 02138
(617) 359-3360

Roberta D. Liebenberg Jeffrey S. Istvan Gerard A. Dever **FINE, KAPLAN AND BLACK, R.P.C.** 1835 Market Street, 28th Floor Philadelphia, PA 19103 (215) 567-6565

Shanon J. Carson Sarah R. Schalman-Bergen **BERGER & MONTAGUE, P.C.** 1622 Locust St. Philadelphia, PA 19103 (215) 875-3000

Attorneys for Plaintiffs

## **MORRISON & FOERSTER LLP**

by ADP. By: Stuart C. Plunkett

425 Market Street San Francisco, CA 94105 (415) 268-7000

Attorneys for Defendant

**ORDER** 

By: Honorable Jere my Fogel

United States District Court Judge

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Dated: June 24, 2011

IT IS SO ORDERED.

7/5/11

Dated:

5