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14	UNITED STATES DISTRICT COURT FOR THE	
15	NORTHERN DISTRICT OF CAL	LIFORNIA, SAN JOSE DIVISION Case No. 5:11-cv-02449-JF-PSG
16	DOE I, DOE II, Ivy HE, DOE III, DOE IV,	Case INO. 3.11-CV-02449-JF-FSG
17	DOE V, DOE VI, ROE VII, Charles LEE, ROE VIII, and LIU Guifu,	Assigned to the Honorable Jeremy Fogel, U.S.D.J.
18		
19	Plaintiffs, vs.	STIPULATION AND [PROPOSED] ORDER RE: EXTENDING PLAINTIFFS'
20	CISCO SYSTEMS, INC., John CHAMBERS, Thomas LAM, Owen CHAN, and DOES 1-	TIME TO FILE A FIRST AMENDED
21	100,	COMPLAINT PURSUANT TO FED. R. CIV. P. RULE 15(a)(1)(B)
22	Defendants.	Action Filed: May 19, 2011
23		Scheduling Conference: September 23, 2011
24		Time: 10:30 am
25		Courtroom: 3, 5th floor
		1
26 27		
27		
28		STIPULATION AND [PROPOSED] ORDER RE: EXTENDING PLAINTIFFS'
		TIME TO FILE A FAC PURSUANT TO FED. R. CIV. P. RULE 15(a)(1)(B) Case No. 5:11-cv-02449-JF-PSG
	I	

1	STIPULATION		
2	IT IS HEREBY STIPULATED AND AGREED between DOE I, DOE II, Ivy HE, DOE		
3	III, DOE IV, DOE V, DOE VI, ROE VII, Charles LEE, ROE VIII, and LIU Guifu ("Plaintiffs")		
4	and Defendants CISCO SYSTEMS, INC. ("Cisco"), John CHAMBERS ("Chambers"), Thomas		
5	LAM ("Lam"), and Owen CHAN ("Chan") ("Defendants") (collectively, the "Parties"), as		
6	follows:		
7	WHEREAS, pursuant to the stipulation of the Parties, Defendants' Motion to Dismiss		
8	was due no later than August 4, 2011 (docket entry "DE" 25);		
9	WHEREAS, Defendants filed their Motion to Dismiss on August 4, 2011 (DE 49);		
10	WHEREAS, the Parties held a telephonic conference pursuant to Fed. R. Civ. P. Rule		
11	26(f) on August 5, 2011, in which Plaintiffs notified Defendants that they expected to file a First		
12	Amended Complaint as a matter of course pursuant to Fed. R. Civ. P. Rule 15(a)(1)(B) by August		
13	25, 2011;		
14	WHEREAS, on Sunday, August 14, 2011, Terri Marsh, lead counsel for Plaintiffs, was		
15	involved in a head-on automobile collision and suffered injuries including whiplash, facial		
16	contusions, and minor cuts and bruises, and has been unable to return to work and address the		
17	expected amendments to the Complaint;		
18	WHEREAS, on August 22, 2011, Terri Marsh emailed Kathleen Sullivan, lead counsel		
19	for Defendants, and requested that, on account of the extenuating circumstances relating to her		
20	car accident, Plaintiffs be given additional time to file their expected First Amended Complaint as		
21	a matter of course pursuant to Fed. R. Civ. P. Rule 15(a)(1)(B); and		
22	WHEREAS, Kathleen Sullivan agreed to extend Plaintiffs' time to file their expected		
23	First Amended Complaint from August 25, 2011, by seven (7) to ten (10) days.		
24	///		
25	///		
26	///		
27	///		
28	- 1 -		
	- 1 - STIPULATION AND [PROPOSED] ORDER RE: EXTENDING PLAINTIFFS' TIME TO FILE A FAC PURSUANT TO FED. R. CIV. P. RULE 15(a)(1)(B)		
	Case No. 5:11-cv-02449-JF-PSG		

1	NOW THEREFOR IT IS	SHEREBY STIPULATED, by and between the Parties,
2	through their respective counsel, that if Plaintiffs file a First Amended Complaint as a matter of	
3	course pursuant to Fed. R. Civ. P. Rule 15(a)(1)(B), such First Amended Complaint shall be filed	
4	on or before September 2, 2011.	
5		
6	DATED: August 24, 2011	SCHWARCZ, RIMBERG, BOYD & RADER, LLP
7		
8		By: /s/ K. Lee Boyd K. Lee Boyd, Esq.
9		
10		HUMAN RIGHTS LAW FOUNDATION
11	DATED: August 24, 2011	By: /s/ Terri Marsh
12		Terri E. Marsh, Esq. (pro hac vice)
13		Attorneys for Plaintiffs
14		
15	DATED: August 24, 2011	QUINN EMANUEL URQUHART & SULLIVAN, LLP
16		
17 18		By: <u>/s/ Kathleen Sullivan</u> Kathleen Sullivan, Esq. <sup>1</sup>
19		Isaac Nesser, Esq.
20		Attorneys for Defendants
21	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
22		
23	DATED:August 25, 202	
24		Hon. Je ony Fogel
25		
26		
27		
28	<sup>1</sup> I have given my consent for Plaintiffs to electronically sign this Stipulation on my behalf.	
		- 2 - STIPULATION AND [PROPOSED] ORDER RE: EXTENDING PLAINTIFFS' TIME TO FILE A FAC PURSUANT TO FED. R. CIV. P. RULE 15(a)(1)(B) Case No. 5:11-cv-02449-JF-PSG