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13	Attorneys for PLAINTIFFS		
14			
15	UNITED STATES DISTRICT COURT FOR THE		
16	NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION		
17		Case No. 5:11-cv-02449-EJD-PSG	
18	DOE I, DOE II, IVY HE, DOE III, DOE IV,		
19	DOE V, DOE VI, ROE VII, Charles LEE, ROE VIII, and LIU Guifu,	Assigned to the Honorable Edward J. Davila	
20	Plaintiffs,	STIPULATION RE: SERVICE OF SUMMONS AND COMPLAINT ON	
21	vs. CISCO SYSTEMS, INC., John CHAMBERS,	NEWLY ADDED DEFENDANT FREDY CHEUNG	
22	Thomas LAM, Owen CHAN, Fredy		
23	CHEUNG, and DOES 1-100,	Complaint Filed: May 19, 2011 FAC Filed: September 2, 2011	
24	Defendants.		
25			
26			
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28			
RIMBERG, DER, LLP ente Blvd	STIPULATION RE: SERVICE OF SU	MMONS AND COMPLAINT ON NEWLY ADDED DEFENDANT FREDY CHEUNG Case No. 5:11-cv-02449-EJD-PSG	
CA 90048			

SCHWARCZ, RIMBER BOYD & RADER, LLF 6310 San Vicente Blvd Los Angeles, CA 90048

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"), Owen CHAN ("Chan"), and Fredy CHEUNG ("Cheung") ("Defendants")		
6	(collectively, the "Parties"), as follows:		
7	WHEREAS, pursuant to Fed. R. Civ. P. 15(a)(1)(B) and by stipulation, Plaintiffs filed a		
8	Corrected First Amended Complaint ("FAC") on September 2, 2011, in which Plaintiffs named		
9	Cheung as a new defendant, and notice was electronically delivered to counsel, via Electronic		
10	Case Filing ("ECF") (Docket Entry ("DE") 62-1);		
11	WHEREAS, by email dated September 9, 2011, Quinn Emanuel Urquhart & Sullivan,		
12	LLP indicated that it was authorized to accept service of the Summons ("Summons") and FAC or		
13	Cheung;		
14	WHEREAS, on September 23, 2011, the Summons was entered in the docket and notice		
15	was electronically delivered to counsel via ECF (DE 66);		
16	WHEREAS, Defendants, including Cheung, filed a Motion to Dismiss the FAC on		
17	September 23, 2011;		
18	NOW THEREFOR IT IS HEREBY STIPULATED, by and between the Parties,		
19	through their respective counsel, subject to and in accordance with the recitations set forth above,		
20	that:		
21	1. Service of the Summons and FAC on Cheung is valid and effective as to Cheung		
22	as of September 23, 2011.		
23	2. Defendants, including Cheung, do each hereby waive any and all defense(s) and		
24	objection(s) to service of process on Cheung.		
25	3. Plaintiffs do each hereby acknowledge that the Motion to Dismiss filed by		
26	Defendants on September 23, 2011, constitutes Cheung's responsive pleading to the FAC.		
27	4. This Stipulation will constitute a valid Proof of Service on Cheung upon filing		
28	with the Court.		
IDEDC	STIPULATION RE: SERVICE OF SUMMONS AND COMPLAINT ON NEWLY ADDED DEFENDANT FREDY CHEUNG		

1		
2	DATED: October 10, 2011	SCHWARCZ, RIMBERG, BOYD & RADER, LLP
3		
4		By: /s/ K. Lee Boyd
5		K. Lee Boyd, Esq.
6	DATED: October 10, 2011	HUMAN RIGHTS LAW FOUNDATION
7		By: /s/ Terri E. Marsh
8		Terri E. Marsh, Esq. (<i>pro hac vice</i>)
9	DATED: October 10, 2011	LAW OFFICES OF JUDITH BROWN CHOMSKY
10		
11		By: <u>/s/ Judith B. Chomsky</u> Judith B. Chomsky, Esq. (<i>pro hac vice</i>)
12		Attorneys for Plaintiffs
13		
14	DATED: October 10, 2011	QUINN EMANUEL URQUHART
15		& SULLIVAN, LLP
16		By: /s/ Kathleen Sullivan
17		Kathleen Sullivan, Esq. ¹ Isaac Nesser, Esq.
18		Attorneys for Defendants
19		Automety's for Defendants
20		
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24		
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27		
28	¹ I have given my consent for Plaintiffs to electronically sign this Stipulation on my behalf. - 2 -	
SCHWARCZ, RIMBERG, BOYD & RADER, LLP 6310 San Vicente Blvd Les Acarles CA 00048	STIPULATION RE: SERVICE OF SUMMONS AND COMPLAINT ON NEWLY ADDED DEFENDANT FREDY CHEUNG Case No. 5:11-cv-02449-EJD-PSG	