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16				
16 17	UNITED STATES DISTRICT COURT			
1 /	NORTHERN DISTRICT OF CALIFORNIA			
18	SAN JOSE	EDIVISION		
4.0				
19	BRIAN GRAIFMAN on Rehalf of Himself All			
20	BRIAN GRAIFMAN, on Behalf of Himself, All Others Similarly Situated, and the General	Case No. 11-CV-02488 RMW		
20		Case No. 11-CV-02488 RMW INITIAL CASE MANAGEMENT AND		
	Others Similarly Situated, and the General Public,	Case No. 11-CV-02488 RMW		
20	Others Similarly Situated, and the General Public, Plaintiff,	Case No. 11-CV-02488 RMW INITIAL CASE MANAGEMENT AND		
20 21 22	Others Similarly Situated, and the General Public,	Case No. 11-CV-02488 RMW INITIAL CASE MANAGEMENT AND		
20212223	Others Similarly Situated, and the General Public, Plaintiff, v. TREND MICRO CORPORATION, and DOES	Case No. 11-CV-02488 RMW INITIAL CASE MANAGEMENT AND		
20 21 22	Others Similarly Situated, and the General Public, Plaintiff, v.	Case No. 11-CV-02488 RMW INITIAL CASE MANAGEMENT AND		
20212223	Others Similarly Situated, and the General Public, Plaintiff, v. TREND MICRO CORPORATION, and DOES	Case No. 11-CV-02488 RMW INITIAL CASE MANAGEMENT AND		
20 21 22 23 24 25	Others Similarly Situated, and the General Public, Plaintiff, v. TREND MICRO CORPORATION, and DOES 1 through 10, Inclusive,	Case No. 11-CV-02488 RMW INITIAL CASE MANAGEMENT AND		
20 21 22 23 24 25 26	Others Similarly Situated, and the General Public, Plaintiff, v. TREND MICRO CORPORATION, and DOES 1 through 10, Inclusive,	Case No. 11-CV-02488 RMW INITIAL CASE MANAGEMENT AND		
20 21 22 23 24 25 26 27	Others Similarly Situated, and the General Public, Plaintiff, v. TREND MICRO CORPORATION, and DOES 1 through 10, Inclusive, Defendants.	Case No. 11-CV-02488 RMW INITIAL CASE MANAGEMENT AND SCHEDULING ORDER		
20 21 22 23 24 25 26 27 28	Others Similarly Situated, and the General Public, Plaintiff, v. TREND MICRO CORPORATION, and DOES 1 through 10, Inclusive, Defendants. After a case management conference held	Case No. 11-CV-02488 RMW INITIAL CASE MANAGEMENT AND		
20 21 22 23 24 25 26 27	Others Similarly Situated, and the General Public, Plaintiff, v. TREND MICRO CORPORATION, and DOES 1 through 10, Inclusive, Defendants. After a case management conference held	Case No. 11-CV-02488 RMW INITIAL CASE MANAGEMENT AND SCHEDULING ORDER on September 16, 2011 the Court enters the		
20 21 22 23 24 25 26 27 28 Baker & McKenzie LLP 660 Hansen Way	Others Similarly Situated, and the General Public, Plaintiff, v. TREND MICRO CORPORATION, and DOES 1 through 10, Inclusive, Defendants. After a case management conference held	Case No. 11-CV-02488 RMW INITIAL CASE MANAGEMENT AND SCHEDULING ORDER on September 16, 2011 the Court enters the		

1	following init	tial case	e management and scheduling order.
2	1.	The Court sets the following dates and deadlines for the class certification phase of	
3		this ac	ction:
4		a.	Designation of Class Certification Experts – December 30, 2011;
5		b.	Designation of Rebuttal Class Certification Experts – January 20, 2012;
6		c.	Close of Class Certification Discovery – February 10, 2012;
7		d.	Filing of Class Certification motion February 28, 2012;
8		e.	Filing of Opposition to Class Certification motion – March 29, 2012;
9		f.	Filing of Reply to Class Certification motion – April 30, 2012;
10		g.	Hearing on class certification motion – May 18, 2012.
11	2.	Until	the determination of class certification the only discovery to take place will be
12		limited to class certification issues and shall be further limited, except with leave of	
13	Court, as follows:		
14		a.	Five (5) depositions per side;
15		b.	Fifteen (15) interrogatories per side;
16		c.	Ten (10) Requests for Admissions per side; and,
17		d.	Requests for Production shall be tailored to the class certification issue.
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19	IT IS SO ORDERED.		
20	Date: September		
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zie LLP			2

ATTESTATION OF CONCURRENCE BY TOD L. GAMLEN I, Tod L. Gamlen, hereby attest that I am one of the attorneys for defendant Trend Micro Inc. (USA) and, as the ECF user and filer of this document, I attest that, pursuant to General Order No. 45(X)(B), concurrence in the filing of this document has been obtained from Gary S. Graifman, the above signatory. Dated: September 22, 2011 By: s/ Tod L. Gamlen

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