

1 Clifford L. Carter, SBN 149621
 Kirk J. Wolden, SBN 138902
 2 CARTER WOLDEN CURTIS, LLP
 1111 Exposition Boulevard, Suite 602
 3 Sacramento, California 95815
 Telephone: (916) 467-9488
 4 Email: cliff@cwclawfirm.com, kirk@cwclawfirm.com

5 Sean F. Rommel (*Pro Hac Vice*)
 James C. Wyly (*Pro Hac Vice*)
 6 WYLY~ROMMEL, PLLC
 4004 Texas Boulevard
 7 Texarkana, Texas 75503
 Telephone: (903) 334-8646, Facsimile: (903) 334-8645
 8 Email: srommel@wylyrommel.com, jwyly@wylyrommel.com

9 F. Jerome Tapley (*Pro Hac Vice*)
 Hirlye R. "Ryan" Lutz, III (*Pro Hac Vice*)
 10 CORY WATSON CROWDER & DEGARIS, P.C.
 2131 Magnolia Avenue
 11 Birmingham, Alabama 35205
 Telephone: (205) 328-2200; Facsimile: (205) 324-7896
 12 Email: jtapley@cwcd.com, rlutz@cwcd.com

13 *Attorneys for Plaintiff and the Class*

14 **UNITED STATES DISTRICT COURT**
NORTHERN DISTRICT OF CALIFORNIA
 15 **SAN JOSE DIVISION**

16 KEITH DUNBAR, individually and on
 behalf of those similarly situated,

17 Plaintiff,

18 vs.

19 GOOGLE, INC.,

20 Defendant.

Case No.: 5:12-cv-03305-LHK

**STIPULATION AND ~~PROPOSED~~ ORDER
 RE PLAINTIFF'S MOTION FOR
 ADMINISTRATIVE RELIEF TO FILE
 SUPPLEMENTARY MATERIAL IN
 SUPPORT OF PLAINTIFF'S REPLY IN
 SUPPORT OF PLAINTIFF'S MOTION FOR
 CLASS CERTIFICATION**

Judge: Hon. Lucy H. Koh
 Location: Courtroom 5 – 4th Floor

21 ///

22 ///

23 ///

24
 25
 26
 27
 28 STIPULATION AND ~~PROPOSED~~ ORDER RE PLAINTIFF'S MOTION FOR
 ADMINISTRATIVE RELIEF TO FILE SUPPLEMENTARY MATERIAL IN SUPPORT OF
 PLAINTIFF'S REPLY IN SUPPORT OF PLAINTIFF'S MOTION FOR CLASS
 CERTIFICATION

Case No. 5:12-cv-003305-LHK (PSG)

1 This Stipulation is entered into pursuant to Civil L.R. 7-11(a) and 7-12, by and between
2 Plaintiff Keith Dunbar (“Plaintiff”) and Defendant Google Inc. (“Google”) (collectively, the
3 “Parties”), by and through the respective undersigned counsel.

4 The Parties stipulate that, pursuant to Civil L.R. 7-3(d), Plaintiff may file the following
5 supplemental materials in support of Plaintiff’s Reply in Support of Plaintiff’s Motion for Class
6 Certification:

- 7 1. Google’s Supplemental Objections and Responses to Plaintiff’s
8 Interrogatory Nos. 1-4, served on April 1, 2013.
- 9 2. Documents “GOOG0007765093-94,” served by Google on or about
10 March 20, 2013.
- 11 3. Exhibit 37 to the deposition of Google employee Adrienne St. Aubin,
12 described as “Gmail Legal Notice.”

13 **IT IS SO STIPULATED.**

14 Dated: April 12, 2013

CORY WATSON CROWDER & DEGARIS, P.C.

15 By: /s/ Hirlye R. “Ryan” Lutz, III
16 F. Jerome Tapley (*Pro Hac Vice*)
17 Email: jtapley@cwcd.com
18 Hirlye R. “Ryan” Lutz, III (*Pro Hac Vice*)
19 Email: rlutz@cwcd.com
20 2131 Magnolia Avenue
21 Birmingham, AL 35205
22 Telephone: (205) 328-2200
23 Facsimile: (205) 324-7896
24 *Attorneys for Plaintiff and the Class*

21 Dated: April 12, 2013

COOLEY LLP

22 By: /s/ Whitty Somvichian
23 WHITTY SOMVICHIAN (194463)
24 (wsomvichian@cooley.com)
25 101 California Street, 5th Floor
26 San Francisco, CA 94111-5800
27 Telephone: (415) 693-2000
28 Facsimile: (415) 693-2222
Attorney for Defendant

STIPULATION AND ~~PROPOSED~~ ORDER RE PLAINTIFF’S MOTION FOR
ADMINISTRATIVE RELIEF TO FILE SUPPLEMENTARY MATERIAL IN SUPPORT OF
PLAINTIFF’S REPLY IN SUPPORT OF PLAINTIFF’S MOTION FOR CLASS
CERTIFICATION

Case No. 5:12-cv-003305-LHK (PSG)

1 PURSUANT TO STIPULATION, IT IS SO ORDERED.

2
3 Dated: April 15, 2013

4 
HON. LUCY H. KOH
UNITED STATES DISTRICT COURT

5
6 *Filer's Attestation: Pursuant to Civil Local Rule 5-1(i)(3) regarding signatures, Hirlye R. "Ryan" Lutz, III hereby attests that concurrence in the filing of this document has been obtained.*
7

8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28 STIPULATION AND ~~PROPOSED~~ ORDER RE PLAINTIFF'S MOTION FOR ADMINISTRATIVE RELIEF TO FILE SUPPLEMENTARY MATERIAL IN SUPPORT OF PLAINTIFF'S REPLY IN SUPPORT OF PLAINTIFF'S MOTION FOR CLASS CERTIFICATION
Case No. 5:12-cv-003305-LHK (PSG)