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10	[Additional Counsel on Signature Page]					
11	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA					
12	SAN JOSE DIVISION					
13						
14		Case No. 12-md-02314 EJD				
15		JOINT STIPULATION AND [PROPOSED] Order Concerning Briefing Schedule for Facebook's Motion to Dismiss				
16 17	In re: Facebook Internet Tracking Litigation					
18		JUDGE:	Edward J. Davila			
19		COURTROOM: TRIAL DATE:	4 Not Yet Set			
20						
21	Plaintiffs Perrin Davis, Cynthia Quinn,	Brian Lentz, and Ma	atthew Vickery (collectively,			
22	"Plaintiffs") and Defendant Facebook, Inc. ("Facebook") (Plaintiffs and Facebook collectively,					
23	the "Parties") by and through their respective counsel, hereby make a stipulated request for an					
24	Order concerning the briefing schedule for Facebook's anticipated motion to dismiss Plaintiffs'					
25	anticipated Second Amended Consolidated	Class Action Con	plaint ("Second Amended			
26	Complaint" or "SAC"). This stipulated request is made pursuant to Federal Rule of Civil					
27	Procedure 6(b)(1) and Civil Local Rule 6-2 and	is supported by the c	oncurrently filed Declaration			

28 of Jeffrey M. Gutkin.

COOLEY LLP Attorneys At Law San Francisco

1	WHEREAS, on February 8, 2012, the Panel on Multidistrict Litigation issued an order
2	transferring actions filed across the United States to this Court under the caption above for
3	coordinated or consolidated proceedings pursuant to 28 U.S.C. § 1407;
4	WHEREAS Plaintiffs filed their First Amended Consolidated Class Action Complaint on
5	May 17, 2012 and their Corrected First Amended Consolidated Class Action Complaint
6	("Complaint," Dkt #35) on May 23, 2012;
7	WHEREAS on July 2, 2012, Facebook filed a motion to dismiss the Complaint (Dkt.
8	#44);
9	WHEREAS on October 23, 2015, the Court granted Facebook's motion to dismiss with
10	leave to amend on or before November 30, 2015 (Dkt #87);
11	WHEREAS Plaintiffs intend to file the anticipated SAC on or before November 30, 2015;
12	WHEREAS Facebook intends to file a motion to dismiss the anticipated SAC (the
13	"Motion to Dismiss");
14	WHEREAS, pursuant to Civil Local Rule 7-3, the deadline for Facebook to file its Motion
15	to Dismiss would be 14 days after Plaintiffs file the SAC, the deadline for Plaintiffs to file their
16	opposition to the Motion to Dismiss would be 14 days after Facebook files its Motion to Dismiss,
17	and the deadline for Facebook to file its reply in support of the Motion to Dismiss would be 7
18	days after Plaintiffs' opposition is due;
19	WHEREAS the only previous time modifications since the Court ordered consolidation of
20	the actions were to extend the briefing schedule on Facebook's motion to dismiss the Complaint
21	(Dkt #39) and resetting the hearing date on Facebook's motion to dismiss (Dkt #51);
22	WHEREAS the Parties believe that a modest extension of the briefing schedule on the
23	Motion to Dismiss is reasonable in light of the nature of the case and the number of claims in the
24	anticipated SAC, and will provide the Court with more thorough and useful briefing on the issues,
25	and is also reasonable in light of upcoming December holidays; AND
26	WHEREAS altering the briefing schedule on the Motion to Dismiss will not affect the
27	date or deadline of any event or deadline already affixed by the Court.
28	

1	NOW, THEREFORE, the Parties hereby stipulate and agree as follows, subject to		
2	approval and order of the Court:		
3	1. Facebook shall file its Motion to Dismiss on or before January 14, 2016;		
4	2. Plaintiffs shall file their opposition to the Motion to Dismiss on or before February		
5	18, 2016; AND		
6	3. Facebook shall file its reply in support of the Motion to Dismiss on or before		
7	March 10, 2016.		
8			
9	Dated: November 20, 2015	COOLEY LLP	
10		/s/ Jeffrey M. Gutkin	
_		JEFFREY M. GUTKIN	
11		Attorneys for Defendant FACEBOOK, INC.	
12	Dated: November 20, 2015	SILVERMAN THOMPSON	
13		SLUTKIN WHITE LLC	
14		/s/ Stephen G. Grygiel	
15		STEPHEN G. GRYGIEL	
16		Stephen G. Grygiel ( <i>admitted pro hac vice</i> )	
17		SILVERMAN THOMPSON SLUTKIN WHITE LLC	
		201 N. Charles Street, 26 <sup>TH</sup> Floor	
18		Baltimore, MD 21201	
10		Tel.: (410) 385-2225	
19		Fax: (410) 547-2432	
20		sgrygiel@mdattorney.com	
21		Interim Co-Lead Class Counsel	
22	Dated: November 20, 2015	KAPLAN FOX & KILSHEIMER LLP	
23		/s/ David A. Straite	
24		DAVID A. STRAITE	
25		David A. Straite (admitted pro hac vice)	
26		<b>KAPLAN FOX &amp; KILSHEIMER LLP</b> 850 Third Avenue, 14 <sup>th</sup> Floor	
27		New York, NY 10022 Tel.: (212) 687-1980	
28		Fax: (212) 687-7714 dstraite@kaplanfox.com	
COOLEY LLP Attorneys At Law San Francisco		3. JOINT STIP. & [PROPOSED] ORDER RE BRIEFING SCHEDULE CASE NO. 12-MD-02314 EJD	

1	Laurence D. King (206423) KAPLAN FOX & KILSHEIMER LLP
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4	lking@kaplanfox.com
5	Interim Co-Lead Class Counsel
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LP	JOINT STIP. & [PROPOSED] ORDER RE
AT LAW EISCO	4. BRIEFING SCHEDULE CASE NO. 12-MD-02314 EJD

1	[PROPOSED] ORDER PURSUANT TO STIPULATION, IT IS SO ORDERED.
2	TURSUART TO STIL ULATION, IT IS SO ORDERED.
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4	DATED: The Honorable Edward J. Davila
5	UNITED STATES DISTRICT JUDGE
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28 Cooley LLP Itorneys At Law San Francisco	JOINT STIP. & [PROPOSED] ORDER RE 5. BRIEFING SCHEDULE CASE NO. 12-MD-02314 EJD

1	<b>CERTIFICATE PURSUANT TO LOCAL RULE 5-1(I)(3)</b>
2	I, Jeffrey M. Gutkin, am the ECF User whose identification and password are being used
3	to file the JOINT STIPULATION AND [PROPOSED] ORDER CONCERNING BRIEFING
4	SCHEDULE FOR FACEBOOK'S MOTION TO DISMISS. In compliance with Local Rule 5-
5	1(i)(3), I hereby attest that David A. Straite and Stephen G. Grygiel have concurred in this filing.
6	
7	Dated: November 20, 2015
8	/s/ Jeffrey M. Gutkin
9	JEFFREY M. GUTKIN
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28 Cooley LLP Itorneys At Law San Francisco	JOINT STIP. & [PROPOSED] ORDER RE 6. BRIEFING SCHEDULE CASE NO. 12-MD-02314 EJD