GIRARD GIBBS LLP 1 ERIC H. GIBBS (SBN 178658) DAVID M. BERGER (SBN 277526) 2 601 California Street, 14th Floor San Francisco, CA 94108 3 Telephone: 415.981.4800 Facsimile: 415-981-4846 4 Email: ehg@girardgibbs.com Email: dmb@girardgibbs.com 5 IT IS SO ORDERED Plaintiffs' Interim Lead Counsel 6 7 ARNOLD & PORTER LLP KENNETH L. CHERNOF (SBN 156187) 8 RONALD D. LEE (SBN 156025) ALLYSON HIMELFARB (pro hac vice) 9 555 Twelfth Street, NW Washington, DC 20004-1206 10 Telephone: (202.942.5000) Facsimile: (202.942.5999) 11 E-Mail: ken.chernof@aporter.com E-Mail: ronald.lee@aporter.com 12 E-Mail: allyson.himelfarb@aporter.com 13 Attorneys for Defendant Adobe Systems Incorporated 14 UNITED STATES DISTRICT COURT 15 NORTHERN DISTRICT OF CALIFORNIA 16 SAN JOSE DIVISION 17 18 In re Adobe Systems Inc. Privacy Litigation Lead Case No.: 5:13-CV-05226-LHK 19 STIPULATION OF VOLUNTARY **DISMISSAL** 20 The Honorable Lucy H. Koh 21 22 23 24 25 26 27 28

STIPULATION OF VOLUNTARY DISMISSAL CASE NO.: 5:13-CV-05226-LHK

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1	Plaintiffs Christina Moseid, Joseph Kar, Anne McGlynn, Christian Duke, Jacob	
2	McHenry, and Marcel Page ("Named Plaintiffs") and Defendant Adobe Systems Incorporated	
3	("Adobe" or "Defendant") (collectively, "Parties") hereby stipulate as follows:	
4	WHEREAS, the Parties have agreed to privately settle their dispute pursuant to the terms of	
5	a Settlement Agreement, see Settlement Agreement, ECF No. 87-2;	
6	WHEREAS, the Settlement Agreement is conditioned on, among other things, (1) Plaintiffs'	
7	filing a motion for an Order Granting Approval of the Voluntary Dismissal of Putative Class Claims	
8	and the Court granting the motion, and (2) the Parties executing and filing a Stipulation of	
9	Dismissal under Federal Rule of Civil Procedure 41(a)(1)(A)(ii), see id. Part III.;	
10	WHEREAS, on June 9, 2015, Plaintiffs filed a Motion for Approval of Voluntary Dismissal	
11	of Putative Class Claims Pursuant to Settlement, see ECF No. 87;	
12	WHEREAS, on August 13, 2015, the Court granted Plaintiffs' Motion for Approval of	
13	Voluntary Dismissal of Putative Class Claims Pursuant to Settlement, see ECF No.105;	
14	NOW, THEREFORE, IT IS HEREBY STIPULATED, that pursuant to Federal Rule of	
15	Civil Procedure 41(a)(1)(A)(ii), the Named Plaintiffs' claims are voluntarily dismissed with	
16	prejudice, pursuant to the terms of the Settlement Agreement.	
17	The Clerk shall close the following case files:	
18	13-CV-05226-LHK;	
19	13-CV-05596-LHK; 13-CV-05611-LHK;	
20	13-CV-05930-LHK;	
21	14-CV-00014-LHK;	
22	14-CV-00030-LHK; and 14-CV-00157-LHK.	
23	14 CV 00137 Link.	
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1	Dated: August 14, 2015	GIRARD GIBBS LLP
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3		Dyn /a/Eria II Cibba
4		By: /s/ Eric H. Gibbs Eric H. Gibbs (SBN 178658)
5		David M. Berger (SBN 277526) Interim Lead Class Counsel
6	Dated: August 14, 2015	ARNOLD & PORTER LLP
7	Dated: August 14, 2013	ARNOLD & FORTER LEI
8		
9		By: /s/ Kenneth L. Chernof
10		Ronald D. Lee (SBN 156025)
11		By: /s/ Kenneth L. Chernof Kenneth L. Chernof (SBN 156187) Ronald D. Lee (SBN 156025) Allyson Himelfarb (pro hac vice) Attorneys for Defendant Adobe Systems Incorporated
12		Adobe Systems Incorporated
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