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Sterling International Consulting Group v. Lenovo (United States) Inc. et al

1	This document relates to:	Case No. 5:15- cv-00819-RSW
2	DAVID HUNTER, individually, and on behalf of all others similarly situated,	
3	Plaintiff,	
4	v.	
5	LENOVO (UNITED STATES), INC., a Delaware corporation, and SUPERFISH, INC., a Delaware corporation,	
7	Defendants.	
8	This document relates to:	Case No. 5:15-cv-00964-RMW
9	CHRISTOPHER HALL, MATTHEW KELSO,	
10	MICHAEL MORICI, JAYNE COSTANZO, RYAN BAUMGARTNER, LAURA BURNS, THOMAS CARNEY, BEATRIZ DAVIS, DENNIS HASTY,	
11	WENDY DURAN and GABE DURAN,	
12	individually, and on behalf of all others similarly situated,	
13	Plaintiff,	
14	V.	
15	LENOVO (UNITED STATES), INC., LENOVO GROUP LIMITED and SUPERFISH, INC.,	
16	Defendants.	
17	This document relates to:	Case No. 5:15-cv-01044-RMW
18	RHONDA ESTRELLA, SONIA FEREZAN, JOHN WHITTLE, and ALAN WOYT on behalf of	
19	themselves and all others similarly situated,	
20	Plaintiffs,	
21	V.	
22	LENOVO (UNITED STATES), INC. and SUPERFISH, INC.,	
23	Defendants.	
24	CAPTION CONTINUED ON THE NEXT PAGE	
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		LC N 5.15 010/0 DMW
1	This document relates to:	Case No. 5:15-cv-01069-RMW
2	KEN MARTINI, individually and on behalf of all others similarly situated,	
3	Plaintiff,	
4	V.	
5	LENOVO (UNITED STATES), INC. and SUPERFISH, INC.,	
6	Defendants.	
7	This document relates to:	Case No. 5:15-cv-01113-RMW
8		
9	JGX, INC. D/B/A LEFTY O'DOUL'S, individually and on behalf of a class of those similarly situated,	
10	Plaintiff,	
11		
12	v.	
13	LENOVO GROUP LIMITED, LENOVO (UNITED STATES), INC., and SUPERFISH, INC.	
14	Defendants.	
15		
16	This document relates to:	Case No. 5:15-cv-01122-RMW
17	STANLEY D. JOHNSON, individually and on behalf of all others similarly situated,	
18	Plaintiff,	
19	V.	
20	LENOVO (UNITED STATES), INC., LENOVO GROUP LIMITED, and SUPERFISH, INC.,	
21	Defendants.	
22	CAPTION CONTINUED ON THE NEXT PAGE	
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1	This document relates to:	Case No. 5:15-cv-01125-RMW
2	MICHAEL SIMONOFF, individually and on behalf of all others similarly situated,	
3	Plaintiff,	
4	v.	
5	LENOVO (UNITED STATES), INC., and SUPERFISH, INC.,	
6	Defendants.	
7	This document relates to:	Case No. 5:15-cv-01166-RMW
8	RUSSELL WOOD and THOMAS WILSON,	
9	individually and on behalf of all others similarly situated,	
10	Plaintiffs,	
11	V.	
12	LENOVO (UNITED STATES), INC., LENOVO HOLDING COMPANY, INC., LENOVO GROUP	
13	LIMITED, and SUPERFISH, INC.,	
14	Defendants.	
17	Detendants.	
15	This document relates to:	Case No. 5:15-cv-01177-RMW
		Case No. 5:15-cv-01177-RMW
15 16	This document relates to:  MICHELLE BEHREN and MARY JANE BARBOSA, individually and on behalf of all	Case No. 5:15-cv-01177-RMW
15 16 17	This document relates to:  MICHELLE BEHREN and MARY JANE BARBOSA, individually and on behalf of all others similarly situated,	Case No. 5:15-cv-01177-RMW
15 16 17 18	This document relates to:  MICHELLE BEHREN and MARY JANE BARBOSA, individually and on behalf of all others similarly situated,  Plaintiffs,	Case No. 5:15-cv-01177-RMW
15 16 17 18 19	This document relates to:  MICHELLE BEHREN and MARY JANE BARBOSA, individually and on behalf of all others similarly situated,  Plaintiffs, v.  LENOVO (UNITED STATES) INC. and	Case No. 5:15-cv-01177-RMW
15 16 17 18 19 20	This document relates to:  MICHELLE BEHREN and MARY JANE BARBOSA, individually and on behalf of all others similarly situated,  Plaintiffs, v.  LENOVO (UNITED STATES) INC. and SUPERFISH INC.,	Case No. 5:15-cv-01177-RMW
15 16 17 18 19 20 21	This document relates to:  MICHELLE BEHREN and MARY JANE BARBOSA, individually and on behalf of all others similarly situated,  Plaintiffs, v.  LENOVO (UNITED STATES) INC. and SUPERFISH INC.,  Defendants.	Case No. 5:15-cv-01177-RMW
15 16 17 18 19 20 21 22	This document relates to:  MICHELLE BEHREN and MARY JANE BARBOSA, individually and on behalf of all others similarly situated,  Plaintiffs, v.  LENOVO (UNITED STATES) INC. and SUPERFISH INC.,  Defendants.	Case No. 5:15-cv-01177-RMW
15 16 17 18 19 20 21 22 23	This document relates to:  MICHELLE BEHREN and MARY JANE BARBOSA, individually and on behalf of all others similarly situated,  Plaintiffs, v.  LENOVO (UNITED STATES) INC. and SUPERFISH INC.,  Defendants.	Case No. 5:15-cv-01177-RMW
15 16 17 18 19 20 21 22 23 24	This document relates to:  MICHELLE BEHREN and MARY JANE BARBOSA, individually and on behalf of all others similarly situated,  Plaintiffs, v.  LENOVO (UNITED STATES) INC. and SUPERFISH INC.,  Defendants.	Case No. 5:15-cv-01177-RMW

1	This document relates to:	Case No. 5:15-cv-01206-RMW
2	ROBERT RAVENCAMP, on behalf of Himself and all others similarly situated,	
3 4	Plaintiff, v.	
5	LENOVO (UNITED STATES), INC. and	
6	SUPERFISH, INC., Defendants.	
7	This document relates to:	Case No. 5:15-cv-01270-RMW
8	SUSAN WEBSTER SCHULTZ, on behalf of herself and all others similarly situated,	
9	Plaintiff, v.	
11	LENOVO GROUP LIMITED, LENOVO	
12	(UNITED STATES) INC. and SUPERFISH INC.,	
13	Defendants.	
14	This document relates to:	Case No. 5:15-cv-01432-RMW
15	THOMAS KIM, individually, and on behalf of all others similarly situated,	
16	Plaintiff, v.	
17 18 19	LENOVO (UNITED STATES), INC., a Delaware corporation, and SUPERFISH, INC., a Delaware corporation,	
20	Defendants.	
21	This document relates to:	Case No.: 5:15-cv-01496-RMW
22	BILL CULLIFER, LIZ EDWARDS, DOUGLAS IRWIN, JOSEPH GUERRA, AUSTIN ARDMAN,	
23	HANK BAUMER, THOMAS BEHRENDT, ALLAN BOGH, RICHARD BROOKS, JILL	
24	CAZAUBON, JENNIFER COLE, LAUREN DANNHEIM, JENNIFER DAVIS, EDWARD	
25	DRESSEL, CHRISTOPHER DUNN, DONALD GEARHART, KENG GEE, BRIAN GUTTERMAN, HEATHER HARE, JOSE	
26	HIDALGO, NEERAJ KALRA, RYAN KEMPER, JIM KOPPS, RAJKUMAR KOTHAPA,	
27	MICHELE LARGÉ, ARUL LOUIS, THOMAS LUCAS, TOM MILLER, ERIC MORETTI,	
28	STIPULATION AND ORDER RE SCHEDULE FOR APP	OINTMENT OF INTERIM CLASS COUNSEL
	PURSUANT TO FED. R.	` '/'
	CASE NO. 5.15 CV 00	YN7 DNAM

1 2 3 4 5 6 7 8 8	TREVOR MURDOCK, TRAVIS PALMER, ELIZABETH PRATT, ROBERT QAKISH, TINA RICHMAN, CANDACE ROSE, DANIELLE ROUGIER, RAY SCHMALZER, ZESHAN SHEIKH, CHRIS SHOUTS, ALICE SPALITTA, ZACHARY STEIN, CONNIE SUPERNAULT, RUSS TAKLE, NATE TALLEY, NIKOLAS THERIOT, ARIELLA VASQUEZ, KATE WOODS, KYLE YOUNGS, AND LIANGFANG ZHAO, INDIVIDUALLY AND ON BEHALF OF ALL OTHERS SIMILARLY SITUATED,  Plaintiffs, v. SUPERFISH, INC., and LENOVO (UNITED	
9	STATES), INC.	
10	Defendants.	
11	This document relates to:	Case No. 5:15-cv-01665-RMW
12	DIMITRIY KHAZAK, individually, and on behalf of all others similarly situated,	
13	Plaintiff,	
14	V.	
15	SUPERFISH, INC., LENOVO (UNITED STATES), INC., and LENOVO GROUP LIMITED,	
16	Defendants.	
17 18	CAPTION CONTINUED ON THE NEXT PAGE	
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This document relates to:

ROSS M. BABBITT, on behalf of himself and all others similarly situated,

Plaintiff,

LENOVO (UNITED STATES), INC. and SUPERFISH, INC.,

Defendants.

Case No. 5:15-cv-01712-RMW

WHEREAS the above-referenced plaintiffs filed the 17 above-captioned cases, asserting individual and class claims on behalf of purchasers of notebook computers manufactured by defendant Lenovo containing software manufactured by defendant Superfish;

WHEREAS ten other putative class actions have been filed in federal district courts throughout the United States asserting similar claims against the same defendants;

WHEREAS on June 8, 2015, the Judicial Panel on Multidistrict Litigation ("JPML") centralized all 27 of the above-referenced actions and transferred them to this Court for coordinated or consolidated pretrial proceedings as In re: Lenovo Adware Litigation, MDL No. 2624;

WHEREAS only certain of the ten Lenovo actions filed outside the Northern District of California have been transferred to this Court pursuant to the JPML's June 8, 2015 Transfer Order;

WHEREAS a case management conference was previously set for June 19, 2015, but subsequently vacated by this Court's May 12, 2015 Order Granting Motion for Stay, which provided that the case management conference would be reset by the Court if the litigation remained before the Court after the JPML ruled;

WHEREAS plaintiffs in the 27 actions that are now part of the In re: Lenovo Adware Litigation have conferred and agree that interim class counsel should be designated pursuant to Fed. R. Civ. P. 23(g)(3) to clarify "responsibility for protecting the interests of the class during precertification activities, such as making and responding to motions, conducting any necessary

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STIPULATION AND ORDER RE SCHEDULE FOR APPOINTMENT OF INTERIM CLASS COUNSEL PURSUANT TO FED. R. CIV. P. 23(G); CASE NO. 5:15-CV-00807-RMW

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discovery, moving for class certifications, and negotiating settlement." *Manual for Complex Litigation (Fourth)* § 21.11 (2004);

WHEREAS, plaintiffs in the Lenovo actions filed outside the Northern District of California that have not yet been transferred to this Court have expressly authorized the undersigned counsel to represent to the Court that they concur in and agree to be bound by this stipulation;

WHEREAS defendants take no position on what law firm(s) should be appointed interim class counsel, but agree that interim class counsel should be appointed expeditiously to allow the litigation to proceed in an orderly and efficient manner;

WHEREAS all parties agree that interim class counsel should be appointed by the Court sufficiently in advance of the initial case management conference to allow time for all the parties to adequately prepare for that conference.

NOW THEREFORE, the above-referenced plaintiffs and defendants Lenovo and Superfish, by and through their respective counsel of record, hereby stipulate as follows:

- 1. Any law firm(s) seeking to be appointed interim class counsel for plaintiffs in the *In re Lenovo Adware Litigation* shall file moving papers on June 23, 2015;
- 2. Responses shall be filed on July 7, 2015;
- 3. Replies, if permitted by the Court, shall be filed by 5:00 pm on July 13, 2015;
- 4. If there are competing motions for appointment of interim class counsel, a hearing shall be held at 9:00 a.m. on July 17, 2015, or as soon thereafter as the Court is available; and
- 5. The initial case management conference shall be scheduled at the Court's convenience to follow the appointment of interim class counsel.

Dated: June 18, 2015

## PRITZKER LEVINE LLP

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/s/ Jonathan K. Levine

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20	STIPULATION AND ORDER RE SCHEDULE FOR APPOINTMENT OF INTERIM CLASS COUNSEL

PURSUANT TO FED. R. CIV. P. 23(G); CASE NO. 5:15-CV-00807-RMW

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	STIPULATION AND ORDER RE SCHEDULE FOR APPOINTMENT OF INTERIM CLASS COUNSEL
28	PURSUANT TO FED. R. CIV. P. 23(G);

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17	Lenovo (United States) Inc., et al.
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	Lenovo (United States) Inc., et al.
27	
28	STIPULATION AND ORDER RE SCHEDULE FOR APPOINTMENT OF INTERIM CLASS COUNSEL PURSUANT TO FED. R. CIV. P. 23(G);

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14	Lenovo (United States) Inc., et al.
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23	Group Limited, et al.
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	/s/ Douglas J. Campion
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28	STIPULATION AND ORDER RE SCHEDULE FOR APPOINTMENT OF INTERIM CLASS COUNSEL

PURSUANT TO FED. R. CIV. P. 23(G); CASE NO. 5:15-CV-00807-RMW

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)	(United States) Inc., et al.
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19	Lenovo (United States) Inc., et al.
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28	STIPULATION AND ORDER RE SCHEDULE FOR APPOINTMENT OF INTERIM CLASS COUNSE
- 1	PURSUANT TO FED. R. CIV. P. 23(G);

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5	Superfish, Inc., et al.
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	Superfish, Inc., et al.
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26	Vincent J. Esades
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28	STIPULATION AND ORDER RE SCHEDULE FOR APPOINTMENT OF INTERIM CLASS COUNSEL PURSUANT TO FED. R. CIV. P. 23(G);

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18	Counsel for Defendant Lenovo (United States),
19	Inc.
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27	

1	ORDER
2	Pursuant to Stipulation, it is SO ORDERED.
3	DATED: Konald M. Whyte
4	HONORABLE RONALD M. WH ME
5	UNITED STATES DISTRICT COURT JUDGE
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27	STIPULATION AND ORDER RE SCHEDULE FOR APPOINTMENT OF INTERIM CLASS COUNSEL
20	STITULATION AND UNDER RESUMEDULE FUR APPUINTMENT UP INTERIM CLASS COUNSEL

PURSUANT TO FED. R. CIV. P. 23(G); CASE NO. 5:15-CV-00807-RMW

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## **ATTESTATION**

I, Jonathan K. Levine, am the ECF user whose ID and password are being used to file this document. In compliance with Local Rule 5-1(i)(3), I hereby attest that all other signatories listed have concurred in this filing.

On June 16, 2015, I emailed a draft of this filing to counsel of record for plaintiffs in the ten actions filed outside the Northern District of California, requesting that counsel authorize me to represent to the Court that they concur in the terms of this filing and agree to be bound by it on behalf of their respective plaintiffs. I hereby attest that I have received written confirmation from all plaintiffs' counsel in the ten actions that they concur in the terms of this filing and agreed to be bound by it.

Jonathan K. Levine

/s/ Jonathan K. Levine\_\_