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TO THE COURT:

Plaintiff Adobe Systems Incorporated ("Plaintiff" or "Adobe") and Defendants Joshua Christenson, an individual and d/b/a www.softwaresurplus.com, and Software Surplus Inc. (collectively "Defendants") hereby stipulate and agree as follows:

WHEREAS Plaintiff served a subpoena upon Google, Inc. ("Google") on or about September 2, 2010;

WHEREAS Defendants brought their "Emergency Motion to Quash Subpoena Issue to Non-Party Custodian of Records Google, Inc." on or about September 29, 2010;

WHEREAS the Parties stipulate and agree to resolve the dispute concerning the Google subpoena as follows:

- 1. The Parties agree to have the responsive documents from Google be produced to counsel for Defendants first for designations pursuant to the Protective Order entered in this matter and for possible redactions within fourteen (14) calendar days upon receipt by Defendants' counsel of the documents from Google;
- That any unredacted portions of the responsive documents be produced to Plaintiff's
 counsel within fourteen (14) calendar days upon receipt by Defendants' counsel of the
 documents from Google;
- That if Defendants' counsel proposes to make any redactions, she shall send a log of any such proposed redactions with stated objections to Plaintiff's counsel within fourteen (14) calendar days; and

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1 2	4. That if any redactions are challenged by Plaintiff, Defendants will submit the		
3	challenged redactions for in camera review before Magistrate Judge Foley.		
4	IT IS SO STIPULATED.		
5 6	DATED: February 4, 2011	J. Andrew Coombs, A Professional Corp.	
7		By:/s/ Annie S. Wang J. Andrew Coombs	
8		Annie S. Wang	
9		Attorneys for Plaintiff Adobe Systems Incorporated	
10	DATED: February 4, 2011	Law Office of Lisa Rasmussen	
11		Ry: /s/Lica A Racmussen	
12		By: /s/ Lisa A. Rasmussen Lisa A. Rasmussen Attorney for Defendants Joshua Christenson, an	
13 14		individual and d/b/a www.softwaresurplus.com, and Software Surplus Inc.	
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	III IG GO ODDUDUD		
16	IT IS SO ORDERED:		
17 18	George Folia		
19	UNITED STATES MAGISTRATE JUDGE	•	
20	DATED: February 7, 2011		
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CERTIFICATE OF SERVICE

Pursuant to Fed. R. Civ. P. 5(b), I certify that on the 4th day of February, 2011, I caused the documents entitled JOINT STIPULATION REGARDING GOOGLE SUBPOENA PRODUCTION; [PROPOSED] ORDER to be served as follows:

Attorneys of Record	Party Represented	Method of Service
Lisa A. Rasmussen lisa@lrasmussenlaw.com Law Office of Lisa Rasmussen 616 South 8 th Street Las Vegas, Nevada 89101	Defendants, Counter Plaintiffs, and Third Party Plaintiffs Joshua Christenson, an individual and d/b/a www.softwaresurplus.com; Software Surplus Inc.	 □ Personal Service ■ Email/E-File □ Fax Service □ Mail Service
Robert L. Langford, Esq. Robert L. Langford & Associates 616 South 8 th Street Las Vegas, NV 89101	Defendants, Counter Plaintiffs, and Third Party Plaintiffs Joshua Christenson, an individual and d/b/a www.softwaresurplus.com; Software Surplus Inc.	 □ Personal Service □ Email/E-File □ Fax Service ■ Mail Service

DATED this 4th day of February, 2011.

/ NVUMNYYUMU Katrina Bartolome