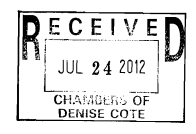


Allegaert Berger & Vogel LLP

Writer's email: pchattoraj@abv.com

MEMO ENDORSED



July 24, 2012

ATTORNEYS

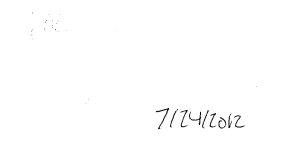
111 Broadway, 20th Ft or New York, New York 175,06 212,571,0550 212,571,0555 Fax

1199 Route 27 Favi Mountainside: New Jones (17092 908.228.8506 908.228.8515 Fax

www.A8V.com

BY HAND

The Honorable Denise L. Cote United States District Judge United States District Court Southern District of New York 500 Pearl Street, Room 1610 New York, New York 10007



RE: <u>J.T. Colby & Co. et al. v. Apple Inc.</u>, No. 11-cv-4060 (DLC) (S.D.N.Y.)

Dear Judge Cote:

Pursuant to Section 1(E) of Your Honor's Individual Practices, I write on behalf of all parties to request an extension of the close of fact discovery in this case, currently scheduled for August 15, 2012, to October 2, 2012. There have been no previous requests for adjournment of this date. The parties agree that this extension is necessary in order to allow for the resolution of several discovery disputes and the completion of fact discovery without prejudice to any party. Defendant's counsel have reviewed this submission and the enclosed schedule, and join in this request.

The extension of the completion of fact discovery to October 2, 2012 will affect all dates remaining in the Pretrial Scheduling Order entered in this action on May 2, 2012. As required by Your Honor's Individual Practices, the parties jointly propose the enclosed Revised Scheduling Order

The garties may extend for this coveryon lousent. The remaining dates in

the May 15 cheduling order remain in place. Immed Coxe

Enclosure Inly 24, 20

Respectfully submitted,

Partha P. Chattorai

cc:

All counsel of record (by hand and email)