### IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

EOLAS TECHNOLOGIES INCORPORATED,

Plaintiff,

CASE NO. 6:09-cv-446

V.

ADOBE SYSTEMS INC., ET AL,

Defendants.

Hon. Leonard E. Davis

**JURY** 

# DEFENDANT JP MORGAN CHASE & CO. NOTICE OF COMPLIANCE REGARDING PRIVILEGE LOG

Defendant JPMorgan Chase & Co. (JPMorgan or Defendant), by its undersigned counsel states the following:

Pursuant to the Docket Control Order (Dkt. 249) and this Court's Order Granting the Parties' Joint Motion for Extension of Time for the Parties to Serve Privilege Logs (Dkt. 464), Defendant JP Morgan file the attached, stating that it has not withheld any documents it has identified as responsive on the basis of privilege and there is no dispute as to claims of privilege in connection with any document produced by JP Morgan to date.

Dated: November 17, 2010

Respectfully Submitted,

/s/ David Crump

#### Of Counsel:

## MCDERMOTT WILL & EMERY, LLP

600 Thirteenth Street, N.W. Washington, D.C. 20005 Telephone: (202) 756-8000 Facsimile: (202) 756-8087

Stephen Shahida sshahida@mwe.com

Debby E. Gunter
Bar No. 24012752
Trey Yarbrough
Bar No. 22133500
YARBROUGH ◆ WILCOX, PLLC
100 E. Ferguson St., Ste. 1015
Tyler, TX 75702
(903) 595-3111
Fax: (903) 595-0191

trey@yw-lawfirm.com

#### debby@yw-lawfirm.com

Attorneys for Defendants JPMorgan Chase & Co.

# **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that counsel of record who are deemed to have consented to electronic service are being served with a copy of this **NOTICE REGARDING JP MORGAN CHASE & CO's COMPLIANCE RE PRIVILEGE LOG** via the Court's CM/ECF system per Local Rule CV-5(a)(3) on this the 17th day of November 2010. Any other counsel of record will be served via electronic mail pursuant to Local Rule CV-5(d).

/s/ David Crump
David Crump



Boston Brussels Chicago Düsseldorf Houston London Los Angeles Miami Milan Munich New York Orange County Rome San Diego Silicon Valley Washington, D.C.

Strategic alliance with MWE China Law Offices (Shanghai)

David O. Crump Associate dcrump@mwe.com +1 202 756 8266

## **NOVEMBER 17, 2010**

Honorable Leonard E. Davis United States District Court Eastern District of Texas, Tyler Division 211 W. Ferguson Street, Third Floor Tyler, Texas 7702

Re: Eolas Technologies, Inc. v. Adobe Systems, Inc, et al.;

Civil Action No. 6:09-cv-446-LED

#### Dear Judge Davis:

Pursuant to the Docket Control Order (Dkt. 249) and this Court's Order granting the Parties Joint Motion for Extension of Time for the Parties to Serve Privilege Logs (Dkt. 464) in the above referenced case, Defendant JP Morgan Chase & Co. states that it has not withheld any document it has identified as responsive on the basis of privilege and there is no dispute as to claims of privilege in connection with any document produced by JP Morgan Chase & Co to date.

Respectfully submitted,

David Crump