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1 2 3 4 5 6 7 8	COOLEY LLP MICHAEL G. RHODES (116127) (rhodesmg@co WHITTY SOMVICHIAN (194463) (wsomvichian KYLE WONG (224021) (kwong@cooley.com) 101 California Street, 5th Floor San Francisco, CA 94111-5800 Telephone: (415) 693-2000 Facsimile: (415) 693-2222 Attorneys for Defendant Google Inc. WYLY~ROMMEL, PLLC Sean F. Rommel (Pro Hac Vice) Email: srommel@wylyrommel.com 4004 Texas Boulevard Texarkana, Texas 75503 Telephone: (903) 334-8646	ooley.com)		
10	Facsimile: (903) 334-8645			
11	CORY WATSON CROWDER & DEGARIS, P.C. F. Jerome Tapley (<i>Pro Hac Vice</i>)			
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13	Birmingham, Alabama 35205 Telephone: (205) 328-2200			
14	Facsimile: (205) 324-7896			
15	Plaintiffs' Interim Co-Lead Counsel UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION			
16 17				
18 19	IN RE GOOGLE INC. GMAIL LITIGATION	Case No. 5:13-md-002430 LHK (PSG)		
20		STIPULATION TO EXTEND TIME		
21		Courtroom: 8 – 4th Floor Judge: Hon. Lucy H. Koh		
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23				
24	WHEREAS this Court set a deadline of January 2, 2014 for Defendant Google, Inc. to fil			
25	its response in Support of Plaintiffs' Administrative Motion to Conditionally File Under Sea			
26	accompanying its Reply in Support of Plaintiffs' Consolidated Motion for Class Certification and			
27 28	its supporting exhibits (the "Sealing Motion") (Di	ct. No. 76 (Minute Order and Case Management		

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STIPULATION TO EXTEND TIME 5:13-MD-002430-LHK (PSG)

Case5:13-md-02430-LHK Document118 Filed12/30/13 Page2 of 3

1	Order);		
2	WHEREAS, the parties have agreed to extend the time to file the Sealing Motion by one		
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4	week in accommodation of the upcoming holidays and related family obligations and travel		
5	schedules, and, pursuant to Civil Local Rules 6-1(b), 6-2 and 7-12, to request an order enlarging		
6	the time to file such Motion;		
7	WHEREAS, such enlargement will have no additional effect on the schedule for this case;		
8	IT IS HEREBY STIPULATED by the parties that they mutually request that the court		
9	extend the deadline to file the Sealing Motion from January 2, 2014 to January 9, 2014.		
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1	IT IS SO STIPULATED, THROUGH COUNSEL.		
2 3 4	DATED: December 20, 2013	/s/ Whitty Somvichian Whitty Somvichian Attorney for Defendant Google Inc.	
5 6 7	DATED: December 20, 2013	/s/ F. Jerome Tapley F. Jerome Tapley Plaintiffs' Co-Lead Counsel	
8	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
9 10	DATED: 12/30/2013	Lucy H. Koh	
11		Honorabre Lucy H. Koh United States District Judge	
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26		Local Rule $5-1(i)(3)$ regarding signatures, Whitty in the filing of this document has been obtained.	
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STIPULATION TO EXTEND TIME 5:13-MD-002430-LHK (PSG)