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11 LLC*

12 [Additional Counsel Listed on Signature Page]

13 UNITED STATES DISTRICT COURT
14 NORTHERN DISTRICT OF CALIFORNIA
15 SAN FRANCISCO DIVISION

16 IN RE GOOGLE PLAY DEVELOPER
17 ANTITRUST LITIGATION

Case No. 3:20-CV-05792-JD

**ADMINISTRATIVE MOTION TO
MODIFY DEADLINES RELATING
TO DEVELOPER PLAINTIFF
SETTLEMENT**

Hon. James Donato

1 Developer Plaintiffs respectfully bring this administrative motion pursuant to Civil Local
2 Rules 7-11 and 6-3 for an Order (a) extending until May 8, 2023 the deadline for objections to
3 Developer Plaintiffs’ Motion for Attorneys’ Fees, Reimbursement of Expenses and Service Awards
4 (“Fee and Cost Motion”), and (b) authorizing Developer Plaintiffs to submit by May 12, 2023 a
5 supplemental brief (not to exceed 10 pages) addressing any such objections received after their
6 May 3, 2023 deadline to move for final approval. These adjustments to the schedule, which Google
7 does not oppose, would not require modification of any other deadline relating to the Developer
8 Plaintiff settlement.

9 By way of background, Developer Plaintiffs submitted their Fee and Cost Motion on March
10 1, 2023 (ECF No. 240) and a related errata on March 6, 2023 (ECF No. 243). The deadline to
11 object to the Fee and Cost Motion is April 5, 2023. *See* ECF No. 233 ¶ 15. On April 3, 2023, Class
12 Counsel became aware that, due to a clerical oversight, the Fee and Cost Motion had not been
13 uploaded to the settlement website. Class Counsel promptly advised the settlement administrator
14 (Angeion) of the omission and, later that day, the Fee Motion was uploaded. *See* Harrington Decl.
15 ¶ 2.¹

16 While class notice (disseminated January 30, 2023) specified that Class Counsel would
17 request a fee award up to 30% of the settlement fund, and Class Counsel have requested a lesser
18 amount, and the precise parameters of Class Counsel’s request have been available on the docket
19 for 35 days at this time, Class Counsel believe it nevertheless is appropriate in an abundance of
20 caution to extend the April 5, 2023 deadline for any objections to the Fee and Cost Motion. This
21 will ensure that the settlement class has every opportunity to review the Fee and Cost Motion from
22 the settlement website, where it is now readily accessible, and lodge any objections.

23 This District’s Procedural Guidance for Class Action Settlements instructs parties to ensure
24 that class members have 35 days to object to motions for attorneys’ fees or costs. *See id.* § 9.
25 Developer Plaintiffs accordingly request that the deadline for any objections to their Fee and Cost
26

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28 ¹ “Harrington Decl.” refers to the Declaration of Ben M. Harrington in Support of Motion to
Modify Deadlines Relating to Developer Plaintiff Settlement,” filed concurrently herewith.

1 Motion be extended to May 8, 2023, which is 35 days from the motion's posting on the settlement
2 website, and more than 65 days after it was filed.

3 Developer Plaintiffs do not request any extension of the May 3, 2023 deadline for their final
4 approval motion, the final approval hearing date, or modification of any other deadline relating to
5 settlement administration. Developer Plaintiffs do, however, respectfully request that, to the extent
6 any objections to the Fee and Cost Motion are submitted after May 3, 2023, Developer Plaintiffs be
7 permitted to address those objections in a brief supplemental filing (not to exceed 10 pages).

8 In summary, Developer Plaintiffs request the following modifications to the remaining
9 schedule relating to settlement approval.

EVENT	EXISTING DEADLINE	PROPOSED DEADLINE
Deadline for Exclusions from or Objections to the Settlement	April 5, 2023	April 5, 2023 (unchanged)
Deadline for Final Approval Motion	May 3, 2023	May 3, 2023 (unchanged)
Deadline for Objections to Fee and Cost Motion	April 5, 2023	May 8, 2023
Deadline for Supplemental Brief Addressing Any Objections to Fee and Cost Motion Received After May 3, 2023	N/A	May 12, 2023
Fairness Hearing	May 18, 2023	May 18, 2023 (unchanged)

1 DATED: April 5, 2023

Respectfully submitted,

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3 By /s/ Steve W. Berman

Steve W. Berman (*pro hac vice*)

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E-FILING ATTESTATION

I, Steve W. Berman, am the ECF User whose ID and password are being used to file this document. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that each of the signatories identified above has concurred in this filing.

s/ Steve W. Berman
STEVE W. BERMAN

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