BETSY C. MANIFOLD (182450) RACHELE R. BYRD (190634) BRITTANY N. DEJONG (258766) WOLF HALDENSTEIN ADLER	PAUL R. RIEHLE (SBN 115199) paul.riehle@faegredrinker.com FAEGRE DRINKER BIDDLE & REATH LLP
FREEMAN & HERZ LLP 750 B Street, Suite 1820 San Diego, CA 92101 Telephone: 619/239-4599	Four Embarcadero Center, 27th Floor San Francisco, CA 94111 Telephone: (415) 591-7500 Facsimile: (415) 591-7510
manifold@whafh.com byrd@whafh.com dejong@whafh.com Interim Class Counsel for the Consumer Plaintiffs STEVE W. BERMAN (pro hac vice)	CHRISTINE A. VARNEY (pro hac vice) cvarney@cravath.com KATHERINE B. FORREST (pro hac vice) kforrest@cravarth.com GARY A. BORNSTEIN (pro hac vice) gbornstein@cravarth.com YONATAN EVEN (pro hac vice) yeven@cravath.com LAUREN A. MOSKOWITZ (pro hac vice)
HAGENS BERMAN SOBOL SHAPIRO LLP 1301 Second Ave., Suite 2000 Seattle, WA 98101 Telephone: (206) 623-7292 Facsimile: (206) 623-0594 steve@hbsslaw.com robl@hbsslaw.com	lmoskowitz@cravath.com M. BRENT BYARS (pro hac vice) mbyars@cravath.com CRAVATH, SWAINE & MOORE LLP 825 Eighth Avenue New York, New York 10019 Telephone: (212) 474-1000 Facsimile: (212) 474-3700
Interim Class Counsel for the Developer Plaintiffs	Attorneys for Epic Games, Inc.
[Additional counsel appear on signature p	page]
UNITED STA	TATES DISTRICT COURT
FOR THE NORTHE	ERN DISTRICT OF CALIFORNIA
OAK	KLAND DIVISION
IN RE APPLE iPHONE ANTITRUST LITIGATION) Case No. 4:11-cv-06714-YGR
	ORDER GRANTING STIPULATED (PROPOSED) SUPPLEMENTAL
	PROTECTIVE ORDER GOVERNINGDISCOVERY FROM GLU MOBILE INC.
) Hon. Yvonne Gonzalez Rogers
) Hon. Thomas S. Hixson
[caption continued on next page]	- 1 - ULATED [PROPOSED] SUPPLEMENTAL PROTECTIVE ORDER
	RACHELE R. BYRD (190634) BRITTANY N. DEJONG (258766) WOLF HALDENSTEIN ADLER FREEMAN & HERZ LLP 750 B Street, Suite 1820 San Diego, CA 92101 Telephone: 619/239-4599 Facsimile: 619/234-4599 manifold@whafh.com byrd@whafh.com dejong@whafh.com Interim Class Counsel for the Consumer Plaintiffs STEVE W. BERMAN (pro hac vice) ROBERT F. LOPEZ (pro hac vice) HAGENS BERMAN SOBOL SHAPIRO LLP 1301 Second Ave., Suite 2000 Seattle, WA 98101 Telephone: (206) 623-7292 Facsimile: (206) 623-0594 steve@hbsslaw.com Interim Class Counsel for the Developer Plaintiffs [Additional counsel appear on signature UNITED ST FOR THE NORTHI OAI IN RE APPLE iPHONE ANTITRUST LITIGATION [caption continued on next page]



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WHEREAS the parties to *In re Apple iPhone Antitrust Litigation* and *Cameron v. Apple Inc.* agreed to a Stipulated Protective Order on January 6, 2020 (Case No. 4:11-cv-06714-YGR, Dkt. No. 195; Case No. 4:19-cv-03074-YGR, Dkt. No. 81);

WHEREAS the Court entered the Stipulated Protective Order on January 9, 2020 (Case No. 4:11-cv-06714-YGR, Dkt. No. 199; Case No. 4:19-cv-03074-YGR, Dkt. No. 85) (the "Protective Order");

WHEREAS, parties to Epic Games, Inc. v. Apple Inc. agreed that the terms of the Stipulated Protective Order in Cameron v. Apple Inc. and In re Apple iPhone Antitrust Litigation should also apply in Epic Games, Inc. v. Apple Inc. (Case No. 4:20-cv-05640, Dkt. No. 110) (collectively, the "Litigations"), and the Court entered a stipulated protective order in Epic Games, Inc. v. Apple Inc. on October 2, 2020 with identical terms (Case No. 4:20-cv-05640, Dkt. No. 112);

WHEREAS Paragraph 10(a) of the Protective Order states that "[t]he terms of this Order are applicable to information produced by a Non-Party in this action" and that "[n]othing in these provisions should be construed as prohibiting a Non-Party from seeking additional protections";

WHEREAS Parties to the Litigations have served subpoenas on Glu Mobile Inc. ("Glu Mobile")¹;

WHEREAS Glu Mobile is willing to produce competitively sensitive information in response to subpoenas served on it in these Litigations, subject to certain additional protections beyond those set forth in the Protective Order and that the Parties to the Litigations agree to;

WHEREFORE, IT IS HEREBY ORDERED that documents produced by Glu Mobile in connection with the Litigations shall be further subject to the following provisions (the "Supplemental Protective Order"):

A. GENERAL PROVISIONS

1. The definitions, terms and provisions contained in the Protective Order shall be incorporated herein by reference as though fully set forth herein; provided, however, that in the

¹ The term "Glu Mobile" shall include any entity that responds to subpoenas served on Glu Mobile Inc. (including any successor or acquiror of Glu Mobile Inc.) in the Litigations. References to "competitors" within this Supplemental Protective Order shall be interpreted to mean competitors of Glu Mobile Inc. and its parents and subsidiaries.



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event of a conflict between any definition, term or provision of this Supplemental Protective Order and any definition, term or provision of the Protective Order, this Supplemental Protective Order will control with respect to such conflict.

2. The definitions, terms and provisions contained in this Supplemental Protective Order shall apply only to those Discovery Materials produced by Glu Mobile, and nothing herein shall provide any rights or protections to the Parties to the Litigations beyond those set forth in the Protective Order.

B. <u>ADDITIONAL DEFINITIONS</u>

- 1. <u>Business Consultant:</u> a consultant advising on or involved in competitive decision-making.
- 2. Party Expert: with respect to "GLU MOBILE HIGHLY CONFIDENTIAL -OUTSIDE COUNSEL EYES ONLY", a person with specialized knowledge or experience in a matter pertinent to the Litigations who: (1) has been retained by a Party or its counsel to serve as an expert witness or as a consultant in this action; (2) is not a current employee or current Business Consultant of a Party, Glu Mobile, or of any Glu Mobile competitor, or otherwise currently involved in competitive decision-making for a Party, Glu Mobile, or for any Glu Mobile competitor; (3) has not, within the 12 months preceding the entry of this Protective Order, been an employee or Business Consultant of a Party, Glu Mobile, or Glu Mobile's competitor, or otherwise been involved in competitive decision-making for a Party, Glu Mobile, or Glu Mobile's competitor; and (4) at the time of retention, is not anticipated to become an employee or Business Consultant of a Party, Glu Mobile, or of any Glu Mobile competitor, or to be otherwise involved in competitive decisionmaking for a Party or for any Glu Mobile competitor. If, while this action is pending, a Party learns that any of its retained experts or consultants as defined herein is anticipating to become, or has become, an employee or Business Consultant of Glu Mobile or any Glu Mobile competitor, or otherwise involved in competitive decision-making for Glu Mobile or any Glu Mobile competitor, the Party learning such information shall promptly disclose the information to Glu Mobile.
- 3. <u>"GLU MOBILE HIGHLY CONFIDENTIAL OUTSIDE COUNSEL EYES</u>

 <u>ONLY" Information or Items</u>: extremely sensitive "Confidential Information or Items" produced

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27 28 by Glu Mobile and that contain algorithms and source code; non-public, commercially sensitive customer lists or communications; non-public financial, marketing, or strategic business planning information; current or future non-public information regarding prices, costs, margins, or other financial metrics; information relating to research, development, testing of, or plans for existing or proposed future products; non-public information concerning Glu Mobile's data protection practices and security protocols; evaluation of the strengths and vulnerabilities of Glu Mobile's product offerings, including non-public pricing and cost information; confidential contractual terms, proposed contractual terms, or negotiating positions (including internal deliberations about negotiating positions) taken with respect to Glu Mobile or competitors to Glu Mobile; information relating to pending or abandoned patent applications that have not been made available to the public; confidential submissions to governmental entities describing Glu Mobile's legal positions or theories; personnel files; sensitive personally identifiable information; and communications that disclose any such information, disclosure of which to a Party or another Non-Party would create a substantial risk of serious harm that could not be avoided by less restrictive means.

C. ADDITIONAL PROTECTIONS FOR ACCESS TO AND USE OF GLU MOBILE PROTECTED MATERIALS

- Manner of Designating "GLU MOBILE HIGHLY CONFIDENTIAL OUTSIDE 1. COUNSEL EYES ONLY" Information or Items. Designation in conformity with this Supplemental Protective Order requires:
- for information in documentary form (e.g., paper or electronic documents, but excluding transcripts of depositions or other pretrial or trial proceedings), that Glu Mobile affix the legend "GLU MOBILE HIGHLY CONFIDENTIAL - OUTSIDE COUNSEL EYES ONLY" to each page of any document for which Glu Mobile seeks protection under this Supplemental Protective Order. If only a portion or portions of the material on a page qualifies for protection, Glu Mobile also must clearly identify the protected portion(s) (e.g., by making appropriate markings in the margins).

If Glu Mobile makes original documents or materials available for inspection, it need not designate them for protection until after the inspecting Party has indicated which material it



DOCKET

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