Case 4:20-cv-07810-JSW Document 56 Filed 12/11/20 Page 1 of 6

Joshua M. Henderson (SBN 197435) NORTON ROSE FULBRIGHT US LI	(n
555 California Street, Suite 3300	Lir
San Francisco, CA 94104-1609 Telephone: (628) 231-6800	
Facsimile: (628) 231-6799 josh.m.henderson@nortonrosefulbright.c	com
Gerald A. Stein	(n
NORTON ROSE FULBRIGHT US LI 1301 Avenue of the Americas	LP
New York, New York 10019-6022 Telephone: (212) 318-3000	
Facsimile: (212) 318-3400 gerald.stein@nortonrosefulbright.com	
Counsel for Non-Party PayPal Holdings,	, Inc.
UNITED STATES DISTRICT COURT	
NORTHERN DISTRICT OF CALIFORNIA	
OAK	LAND DIVISION
UNITED STATES OF AMERICA,	Case No.: 4:20-cv-07810-JSW
Plaintiff,	
V.	JOINT STIPULATION AND
	[PROPOSED] MODIFICATION TO PROTECTIVE ORDER
VISA INC. and PLAID INC.,	
Defendants.	
December 1 2 of the Leise	4 Cti 1.ti 1 [D 1] D 1
0 1	nt Stipulation and [Proposed] Protective Order entered
	fter "Protective Order"), Visa Inc. ("Visa"), Plaid Inc.
	yPal") hereby stipulate to modify the Protective Order
	cause shown and pursuant to Fed. R. Civ. P. 26(c)(1),
ORDERS as follows:	
	- 1 -

Paragraph 8 is modified as follows:

The following terms are added to Paragraph 8 of the Protective Order:

With respect to PayPal: If a Defendant and PayPal cannot reach agreement on the objection within ten business days of the Defendant's written notice, the Defendant may address the dispute to this Court. The Defendant bears the burden of persuading the Court that the material is Confidential Information within the definition set forth in paragraph 1(b) or entitled to no confidentiality designation and, on a document-by-document basis, demonstrating a particularized need that outweighs the confidentiality interests of PayPal. The designated information shall be treated in accordance with its Confidential or Highly Confidential Information designation under this Order until the Court rules on the Defendant's timely filed motion. If the Defendant fails to move the Court in accordance with this Paragraph, or if the Court finds the designation of Confidential Information or Highly Confidential Information to have been appropriate, the challenge to the designation shall be considered rescinded, and the information shall maintain its designation.

Paragraph 9(i) is modified as follows:

Paragraph 9(i) of the Protective Order is deleted and replaced as follows:

(i) two in-house attorneys for each Defendant, not involved in business decisions, whose names shall be disclosed to the United States and to PayPal at least five business days prior to the effective date of such designation and who shall be agreed upon by the parties and PayPal or (in the absence of agreement) ordered by the Court, provided that the in-house attorneys shall first execute an Agreement Concerning Confidentiality in the form of Appendix A attached to the Protective Order. For purposes of this Paragraph, the phrase "involved in business decisions" shall not include the rendering of legal advice solely as to litigation, compliance, regulatory, or liability issues related to business decisions. However, the phrase "involved in business decisions" shall include rendering advice or decision-making that takes into account information regarding PayPal including

101491986.2

but not limited to such advice or decision-making regarding current and future agreements and contracts (in whole or portions thereof), marketing, pricing, product or service development, product or service offerings, licensing, and acquisition or enforcement of intellectual property rights. To the extent a Defendant seeks to change the two-in house attorneys that may receive access to Confidential Information, the Defendant must provide notice to Plaintiff and PayPal at least 10 business days prior to the effective date of such designation, and such designation shall be agreed upon by the parties and PayPal or (in the absence of agreement) ordered by the Court, provided that the in-house attorneys shall first execute an Agreement Concerning Confidentiality in the form of Appendix A attached hereto. Without waiving any of its rights under this Paragraph, PayPal consents to Plaid's designation of Elyse Whitehead as in-house counsel pursuant to the terms of this Protective Order.

13

15

16

17

18

Limitations

The modifications set forth above do not modify in any way any other terms of the Protective Order. The modifications are intended to be and are effective only as among PayPal, Visa, and Plaid, and do not apply to any rights or obligations with respect to the United States or any other non-party to this action.

19

20

21

22

23

24

25

26

27

28

101491986.2

1	SO STIPULATED:
2	/s/ Tara L. Reinhart
3	Jack P. DiCanio (SBN 138782) Jack.DiCanio@Skadden.com
4	525 University Avenue, Suite 1400 Palo Alto, California 94301
5	Telephone: (650) 470-4500
6	Facsimile: (650) 470-4570
7	Steven C. Sunshine (pro hac vice) Steven. Sunshine@Skadden.com
8	Tara L Reinhart (pro hac vice) Tara.Reinhart@Skadden.com
9	Julia K. York (pro hac vice)
10	Julia. York@Skadden.com Joseph Ciani-Dausch (pro hac vice)
11	Joseph.Ciani-Dausch@skadden.com 1440 New York Ave., N.W.
12	Washington, D.C. 20005
13	Telephone: (202) 371-700 Facsimile: (202) 393-5760
14	
15	Karen Hoffman Lent (pro hac vice) Karen.Lent@Skadden.com
16	One Manhattan West New York, NY 10001-8602
17	Telephone: (212) 735-3000
18	Facsimile: (212) 735-2000
19	Counsel for Defendant Visa Inc.
20	
21	
22	
23	
24	
25	
26	
27	
28	

JOINT STIPULATION AND PROPOSED MODIFICATION TO PROTECTIVE ORDER

Case 4:20-cv-07810-JSW Document 56 Filed 12/11/20 Page 5 of 6

1	WILSON SONSINI GOODRICH & ROSATI Professional Corporation
2	Trotessional Corporation
3	/s/ Justina K. Sessions Luctina K. Sessions (SDN 270014)
4	Justina K. Sessions (SBN 270914) jsessions@wsgr.com
5	Benjamin S. Labow (SBN 229443) blabow@wsgr.com
6	One Market Plaza, Spear Tower, Suite 3300
7	San Francisco, California 94105 Telephone: (415) 947-2000
8	Facsimile: (415) 947-2099
9	Jonathan M. Jacobson (SBN 1350495)
	jjacobson@wsgr.com
10	1301 Avenue of the Americas, 40th Floor New York, New York 10019
11	Telephone: (212) 497-7758
12	Facsimile: (212) 999-5899
13	Scott A. Sher (SBN 190053)
14	ssher@wsgr.com Michelle Yost Hale (pro hac vice)
15	mhale@wsgr.com
16	Robin S. Crauthers (pro hac vice) rcrauthers@wsgr.com
17	Katie R. Glynn (SBN 300524) kglynn@wsgr.com
	1700 K Street NW, Fifth Floor
18	Washington, DC 20006 Telephone: (202) 973-8800
19	Facsimile: (202) 973-8899
20	
21	Counsel for Defendant Plaid Inc.
22	
23	
24	
25	
26	
27	
28	
	101491986.2

JOINT STIPULATION AND PROPOSED MODIFICATION TO PROTECTIVE ORDER Case No.: 4:20-CV-07810-JSW

Case 4:20-cv-07810-JSW Document 56 Filed 12/11/20 Page 6 of 6

1 2 3 4 5 6 7 8 9	Norton Rose Fulbright US LLP /s/ Joshua M. Henderson Joshua M. Henderson (SBN 197435) 555 California Street. Suite 3300 San Francisco, CA 94104-1609 Telephone: (628) 231-6800 Facsimile: (628) 231-6799 josh.m.henderson@nortonrosefulbright.com Gerald A. Stein Norton Rose Fulbright US LLP 1301 Avenue of the Americas New York, New York 10019-6022 Telephone: (212) 318-3000 Facsimile: (212) 318-3400 gerald.stein@nortonrosefulbright.com Counsel for Non-Party PayPal Holdings, Inc.
11	IT SO ORDERED.
12	
13	Dated: December 11, 2020 HON DEFFERY S. WHITE
14	nited States District Judge
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	101491986.2 - 6 -

JOINT STIPULATION AND PROPOSED MODIFICATION TO PROTECTIVE ORDER Case No.: 4:20-CV-07810-JSW