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7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON		
9	UNITED STATES OF AMERICA,	Case No:	
10	Plaintiff, v.	CONSENT MOTION FOR ENTRY OF PROPOSED STIPULATED ORDER	
11 12	MICROSOFT CORP., a corporat Td(.003 0f/Tj	EM Note27for Ooksidevalts2 DC -1 poraSCSCt June 5, 2023	
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14	Plaintiff, the United States of America, a	and Defendant Microsoft Corp. (collectively, the	
15	"Parties") have resolved all issues in this matter by the Proposed Stipulated Order for Permanent		
16	Injunction, Civil Penalty Judgment, and Other Relief, attached as Exhibit A. A statement setting		
17	forth the reasons for settlement is attached as Exhibit B.		
18	The United States has conferred with counsel for Microsoft, which consents to the relief		
19	sought in the Proposed Order. The United States respectfully requests that the Court issue the		
20	Proposed Order negotiated by the Parties for the reasons set forth below.		
21	The Court should approve and enter a consent decree if it is fair, reasonable, and		
22	equitable, and does not violate the law or public policy. Sierra Club v. Electronic Controls		
23	Design 909 F.2d 1350, 1355 (9th Cir. 1990). Where the United States is a party to the proposed		
24	order, a court "should pay deference to the judgment of the government agency which has		
	CONSENT MOTION FOR ENTRY OF	UNITED STATES ATTORNEY	

||PROPOSED STIPULATED ORDER - 1

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1	negotiated and submitted the proposed judgment." SEC v. Randolph, 736 F.2d 525, 529 (9th C		
2	1984). The Parties submit that the Proposed Order is fair, reasonable, and equitable, and does		
3	not violate the law or public policy, including because it will allow the Parties to avoid the		
4	significant time and expense associated with litigating their positions further.		
5	Dated: June 5, 2023		
6	Respectfully submitted,		
7	FOR PLAINTIFF UNITED STATES OF AMERICA :		
8	BRIAN M. BOYNTON		
9	Principal Deputy Assistant Attorney General, Civil Division		
10	ARUN G. RAO Deputy Assistant Attorney General, Civil Division		
11	AMANDA N. LISKAMM		
12	Director, Consumer Protection Branch		
13	LISA K. HSIAO Assistant Director, Consumer Protection Branch		
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1	NICHOLAS W. BROWN United States Attorney	
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3	s/ Rebecca S. Cohen REBECCA S. COHENI, BNJSKIMOC JETO Additija je bilo Co/ 11600 777 (0) 201	12 5KWD 2 (BDC
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