1 2 3 4 5 6 7 8 9 10 11	 Warren L. Dranit (CA State Bar No. 160252) Karin P. Beam (CA State Bar No. 112331) SPAULDING McCULLOUGH & TANSIL LLP 90 South E Street, Suite 200 P.O. Box 1867 Santa Rosa, CA 95402 Telephone: (707) 524-1900 Facsimile: (707) 524-1906 Email: dranit@smlaw.com; beam@smlaw.com Andrew W. Stroud (CA State Bar No. 126475) Sarah Jane Fischer (CA State Bar No. 260807) Mennemeier, Glassman & Stroud LLP 980 9th Street, Suite 1700 Sacramento, CA 95814 Telephone: (916) 553-4000 Facsimile: (916) 553-4011 Email: stroud@mgslaw.com Attorneys for Plaintiff CALIX, INC. 		
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14	U. S. DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA		
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16	CALIX, INC. a Delaware corporation,	Case No.: 2:11-cv-01481-GEB -CMK	
17	Plaintiff,		
18	vs.	STIPULATION FOR SECOND EXTENSION OF TIME FOR ARRIS TO	
19	ARRIS GROUP, INC., a Delaware corporation,	RESPOND TO COMPLAINT; ORDER	
20	and Does 1-18,	Local Rule 144	
21	Defendants.		
22			
23	On June 2, 2011, defendant ARRIS Group, Inc. ("AGI") was served with the Complaint in		
24	the above referenced matter.		
25	Initially, AGI's last day to respond to the Complaint was June 23, 2011. However, plaintiff		
26	Calix, Inc. and AGI stipulated to a 28 day extension for AGI to respond to the Complaint so that the		
27	parties could continue their settlement discussions.	parties could continue their settlement discussions. Pursuant to Local Rule 144, AGI's last day to	
28	respond to the Complaint was extended to July 21, 2011. No other extensions have been granted. 1		
	STIPULATION FOR SECOND EXTENSION OF TIME FOR ARRIS TO RESPOND TO COMPLAINT	Case No.: 2:11-cv-01481 GEB-CMK	

1	The parties continue to actively engage in settlement discussions. Plaintiff and AGI have	
2	stipulated to extend the time for AGI to respond to the Complaint so that settlement discussions may	
3	continue and to avoid the unnecessary expenditure of costs and judicial resources. Pursuant to the	
4	stipulation, the parties request the Court extend AGI's last day to respond to the Complaint to and	
5	including Monday, August 22, 2011.	
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7	DATED: July 19, 2011 SPAULDING McCULLOUGH & TANSIL LLP Attorneys for Plaintiff CALIX, INC.	
8	Auomeys for Flamum CALIA, INC.	
9	By:/Warren L. Dranit/	
10	Warren L. Dranit	
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12		
13	ORDER	
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15	It is so ordered.	
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17	DATED: July 20, 2011	
18	GARLAND E. BURRELL, JR.	
19	GARLAND E. BURRELL, JR. United States District Judge	
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STIPULATION FOR SECOND EXTENSION OF TIME FOR ARRIS TO RESPOND TO COMPLAINT