1 2 3 4 5 6 7 8 9 10	 GILBERT R. SEROTA (No. 75305) Email: gserota@howardrice.com CLARA J. SHIN (No. 214809) Email: cshin@howardrice.com MICHAEL L. GALLO (No. 220552) Email: mgallo@howardrice.com HOWARD RICE NEMEROVSKI CANADY FALK & RABKIN A Professional Corporation Three Embarcadero Center, 7th Floor San Francisco, California 94111-4024 Telephone: 415/434-1600 Facsimile: 415/217-5910 Attorneys for Plaintiffs THOMAS WEISEL PARTNERS LLC and THOMAS WEISEL INTERNATIONAL PRIVATILIMITED 	E
11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA	
howard Rice Nemerovski	SAN FRANCISCO DIVISION	
CANADY FALK & RABKIN		
A Professional Corporation 15	THOMAS WEISEL PARTNERS LLC, a Delaware limited liability company, and	No. C-07-6198 MHP
16	THOMAS WEISEL INTERNATIONAL	Action Filed: December 6, 2007
17	PRIVATE LIMITED, an Indian company,	STIPULATED REQUEST FOR ORDER
18	Plaintiffs,	EXTENDING DISCOVERY DEADLINES AND_ <u>PROPOSED</u> ORDER (L.R. 6-2)
19	V.	Trial Date: August 17, 2010
20	BNP PARIBAS, a French corporation, BNP PARIBAS SECURITIES (ASIA) LIMITED, a	
21	Hong Kong company, and PRAVEEN CHAKRAVARTY, an individual,	
22	Defendants.	
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	STIPULATED REQUEST FOR ORDER E	XTENDING DISCOVERY DEADLINES C-07-6198 MHP

Pursuant to Civil Local Rule 6-2, IT IS HEREBY STIPULATED by and between the parties hereto through their respective attorneys of record that, if the Court approves, the current discovery deadlines in the above-captioned case be extended as set forth below. The stipulation is based on the following:

WHEREAS, on January 4, 2010, the Court entered an Order granting the stipulated request of the parties to reset the discovery deadlines and trial date in the above-captioned action.

WHEREAS, the parties have agreed to extend discovery deadlines for the limited purpose of completing the depositions of Thomas Weisel and Plaintiffs' Rule 30(b)(6) representative(s). The extension is necessary because the witnesses are not available prior to the current deadline for completing the depositions.

Pursuant to Civil Local Rule 6-2, IT IS HEREBY STIPULATED AND AGREED, by and between the parties to the above-captioned action, through their respective counsel, and subject to Court approval, that the deadline for depositions shall be extended to February 4, 2010 for the following purposes: (a) to complete the deposition(s) of Plaintiffs' Rule 30(b)(6) representative(s); and (b) to complete the deposition of Thomas Weisel. The parties agree to complete their production(s) of documents relevant to these depositions at least 10 days prior to these depositions.

The parties respectfully request that the Court grant their request.

In accordance with General Order No. 45, Section X, the filer of this document hereby attests that concurrence in the filing of this document has been obtained from each of the signatories listed below.

21 22	DATED: January 12, 2010. GILBERT R. SEROTA CLARA J. SHIN MICHAEL L. GALLO
23	HOWARD RICE NEMEROVSKI CANADY FALK & RABKIN
24	A Professional Corporation
25	By: <u>s/Clara J. Shin</u>
26	CLARA J. SHIN
27	Attorneys for Plaintiffs THOMAS WEISEL PARTNERS LLC and THOMAS WEISEL
28	INTERNATIONAL PRIVATE LIMITED
	STIPULATED REQUEST FOR ORDER EXTENDING DISCOVERY DEADLINES C-07-6198 MHF -1-



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1 2 3	DATED: January 12, 2010. STEVEN T. COTTREAU CATHERINE RYLYK CLIFFORD CHANCE US LLP	
4	By: s/Steven T Cottreau	
5	By: <u>s/Steven T. Cottreau</u> STEVEN T. COTTREAU	
6	Attorneys for Defendants BNP PARIBAS and BNP PARIBAS SECURITIES (ASIA) LIMITED	
7		
8	DATED: January 12, 2010. RAGESH K. TANGRI JOHANNA CALABRIA	
9	DURIE TANGRI LLP	
10	By: <u>s/Johanna Calabria</u> JOHANNA CALABRIA	
11		
12	Attorneys for Defendant PRAVEEN CHAKRAVARTY	
HOWARD 13		
NEMEROVSKI CANADY FALK & RABKIN		
A Professional Corporation 15	<u>ORDER</u>	
16	Pursuant to stipulation, the foregoing is approved and IT IS SO ORDERED.	
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18	DATED: January <u>13</u> , 2010 STATES DISTRICT CO.	
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	STIPULATED REQUEST FOR ORDER EXTENDING DISCOVERY DEADLINES C-07-6198 MHP -2-	
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