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Attorneys for Plaintiff
 14 NUANCE COMMUNICATIONS, INC.

15 [Additional Counsel on Signature Page]

16 UNITED STATES DISTRICT COURT
 17 NORTHERN DISTRICT OF CALIFORNIA
 18 SAN FRANCISCO DIVISION

19 NUANCE COMMUNICATIONS, INC.,

20 Plaintiff,

21 v.

22 ECOPLY, INC. et al.,

23 Defendants.

24 AND CONSOLIDATED CASE.
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Case No.: C 08-04227 JSW-MEJ
 Consolidated With Case No.: C 08-04942 JSW-
 MEJ

**JOINT STIPULATION AND ~~PROPOSED~~
 ORDER EXTENDING TIME**

1 Pursuant to the Court's Order of April 12, 2010, the parties in the above-captioned action
2 have conferred in good faith regarding appointment of a Special Master for the purpose of
3 preparing a Report and Recommendation regarding the order of the patents, claims and terms to be
4 adjudicated in this matter.

5 The parties evaluated eight potential candidates for this task. The parties believed to have
6 essentially narrowed them down close to a final selection of one joint candidate to submit to the
7 Court. Due to additional facts that need further investigation and came to light today, more time is
8 needed to verify those facts and coordinate joint appointment with the administratively related case
9 Nuance Communications, Inc. v. Abby USA Software House, Inc., et al. (No. C 08-2912). The
10 parties are hopeful to be in position to make a final selection by Tuesday April 27, 2010.

11 Counsel for the parties therefore hereby stipulate and agree, pursuant to Civil L.R. 6-2 and
12 subject to the Court's approval, that the time for reporting a final selection to the Court, be, and it
13 hereby is, extended from April 23, 2010 to and including APRIL 27, 2010, to permit the parties to
14 finalize their evaluation.

15 This is the first extension requested for this deadline. The extension is not anticipated to
16 materially impact the case schedule. This stipulation is made in good faith and without any intent
17 to cause delay or prejudice, but to allow the parties a reasonable opportunity to continue
18 investigations and permit appointment of a special master in this case. The parties to this
19 proceeding therefore request that the Honorable Court reset the above-mentioned deadline for good
20 cause shown herein.

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Respectfully submitted,

Dated: April 23, 2010

WILSON SONSINI GOODRICH & ROSATI

By: /s/
M. Craig Tyler

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Attorneys for Plaintiff
NUANCE COMMUNICATIONS, INC.

Dated: April 23, 2010

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Attorneys for Plaintiff in Case No. C 08-04942
IMAGE RECOGNITION INTEGRATED
SYSTEMS, INC. d/b/a I.R.I.S. INC.

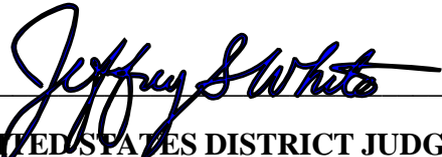
and

Attorneys for Defendants in Case No. C 08-04227
IMAGE RECOGNITION INTEGRATED
SYSTEMS INC. d/b/a I.R.I.S. INC.,
IMAGE RECOGNITION INTEGRATED
SYSTEMS S.A. d/b/a I.R.I.S. S.A., and
IMAGE RECOGNITION INTEGRATED
SYSTEMS GROUP S.A. d/b/a I.R.I.S. GROUP S.A.

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PURSUANT TO STIPULATION, IT IS SO ORDERED. There will not be a further extension of this deadline.

Dated: April 26, 2010



UNITED STATES DISTRICT JUDGE
JEFFREY S. WHITE