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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

VOLTERRA SEMICONDUCTOR CORPORATION, a Delaware corporation,

Plaintiff,

v.

PRIMARION, INC., a Delaware corporation, INFINEON TECHNOLOGIES AG, a German corporation, and INFINEON TECHNOLOGIES NORTH AMERICA CORPORATION, a Delaware corporation,

Defendant.

Case No. 08-5129 JCS

STIPULATION AND [~~PROPOSED~~] ORDER REGARDING FURTHER SUPPLEMENTATION OF INTERROGATORY RESPONSES

Location: Courtroom G - 15th Floor
Judge: Honorable Joseph C. Spero

Complaint Filed: November 12, 2008
Trial Date: November 1, 2012

AND RELATED COUNTERCLAIMS

WHEREAS, counsel for the Parties to the above-referenced case have met and conferred regarding the relative needs and associated costs of any further supplementation of interrogatories which each side has served on the other in this phase of the proceeding or to fully comply with the Court's Orders with respect to interrogatories at the April 27, 2012 discovery hearing and have determined that agreement limiting any further respective obligations to provide supplementation is in the best interests of both sides.

1 ACCORDINGLY, THE PARTIES HEREBY STIPULATE, BY AND THROUGH
2 THEIR COUNSEL OF RECORD, AS FOLLOWS:

3 1. Neither side or any party will be required to prepare and serve any further
4 supplemental or amended responses to any of the interrogatories propounded in this phase of the
5 proceeding with the exception of: (a) Volterra supplementing Defendants' Interrogatory Nos. 4
6 and 10 as ordered by the Court at the April 27, 2012 discovery hearing; and (b) Defendants
7 supplementing Volterra's Interrogatory No. 7 as ordered by the Court on pages 7-9 of the
8 transcript of the April 27, 2012 discovery hearing. The parties will supplement the above-
9 referenced responses by no later than Monday, May 14, 2012.

10 2. Both sides agree that except as to the three interrogatories specifically noted above
11 in Paragraph 1, neither side will seek to compel any further responses to any other interrogatories
12 propounded in this phase, including without limitation any other interrogatories that were the
13 subject of the Court's Orders at the discovery hearing held on April 27, 2012.

14 3. Both sides also agree that with the exception of the Court's rulings and limitations
15 as reflected at pages 7-9 and 16-20 of the transcript of the April 27, 2012 discovery hearing with
16 respect to Defendants' arguments or contentions as to willfulness, neither side will be barred or
17 precluded from presenting any evidence, contentions or testimony in any future proceedings in
18 this case based on the content of their responses to any interrogatories propounded in this phase,
19 including on the basis that such evidence, contentions, or testimony was not cited in responses to
20 such interrogatories.

21 4. This agreement shall not affect:

- 22 • The Court's Order at the April 27, 2012 discovery hearing with respect to
23 Defendants' Interrogatory Nos. 4 and 10 to Volterra;
- 24 • The Court's Orders on pages 7-9 of the transcript of the April 27, 2012
25 discovery hearing with respect to Defendants supplementing Volterra's
26 Interrogatory No. 7; or

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