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7 Attorneys for Plaintiff
 VOLTERRA SEMICONDUCTOR CORPORATION

8
 9 UNITED STATES DISTRICT COURT
 10 NORTHERN DISTRICT OF CALIFORNIA
 11 SAN FRANCISCO DIVISION

13 VOLTERRA SEMICONDUCTOR
 CORPORATION, a Delaware corporation,

14 Plaintiff,

15 vs.

16 PRIMARION, INC., a Delaware
 17 corporation, INFINEON
 TECHNOLOGIES AG, a German
 18 corporation, and INFINEON
 TECHNOLOGIES NORTH AMERICA
 19 CORPORATION, a Delaware corporation,

20 Defendants.

21 AND RELATED COUNTERCLAIMS.
 22

Case No. CV-08-5129 JCS

**STIPULATION REGARDING
 AUTHENTICITY OF DOCUMENTS
 PRODUCED IN LITIGATION**

Dept.: Courtroom A, 15th Floor
 Judge: Honorable Joseph C. Spero

Complaint Filed: November 12, 2008
 Trial Date: January 31, 2011

23 WHEREAS, the Parties in the above-captioned action and various third parties have
 24 produced documents during the course of this litigation;

25 WHEREAS, the Parties understand and believe as of this time that most if not all
 26 documents produced in this action to date are authentic; and

27 WHEREAS, the Parties wish to increase the efficiency of trial and pre-trial motions in this
 28 action by stipulating to the authenticity of all documents produced in this action by any party or

STIPULATION RE AUTHENTICITY
 / Case No. CV-08-5129 JCS

1 third party while establishing a mechanism to later object to the authenticity of any exhibit and to
2 resolve any such objection;

3 THE PARTIES HEREBY STIPULATE, BY AND THROUGH THEIR COUNSEL OF
4 RECORD, AS FOLLOWS:

5 1. All documents that have been produced by any party or third party in this action
6 are deemed authentic pursuant to Federal Rule of Evidence 901 absent assertion of objection as
7 provided for below;

8 2. Parties shall serve their Federal Rule of Civil Procedure 26(a)(3)(A)(iii)
9 Disclosures 60 days prior to trial and their Responsive Objections 14 days later;

10 3. If a Party asserts any Objections in their Federal Rule of Civil Procedure
11 26(a)(3)(B) Responses based on authenticity as to any document produced by a party or third
12 party in this action, the Parties will informally meet and confer within three days in an attempt to
13 resolve the issue;

14 4. If the Parties cannot resolve the objection through meet and confer efforts as set
15 forth above, the party objecting to the authenticity of the exhibit will make available for
16 deposition in San Francisco California a subscribing witness, to the extent one is reasonably
17 available, and if no subscribing witness is reasonably available, a 30(b)(6) witness, to testify to
18 facts relevant to the authenticity of the exhibit. Any such witnesses will be made available not
19 later than twenty days before trial.

20 **IT IS SO STIPULATED.**

21 Dated: July 20, 2010

FARELLA BRAUN & MARTEL LLP

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By: /s/ Jeffrey M. Fisher
Jeffrey M. Fisher

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Attorneys for Plaintiff
VOLTERRA SEMICONDUCTOR
CORPORATION

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1 Dated: July 20, 2010

McDERMOTT WILL & EMERY LLP

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By: /s/ David H. Dolkas
David H. Dolkas

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Attorneys for Defendants
PRIMARION, INC. and INFINEON
TECHNOLOGIES NORTH AMERICA
CORPORATION

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8 Dated: July 21, 2010



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