1	Megan Whyman Olesek (SBN 191218) molesek@kenyon.com	Matthew K. Blackburn (CSB No. 261959) mblackburn@lockelord.com	
2	KENYON & KENYON LLP	LOCKE LORD BISSELL & LIDDELL LLP	
3	333 W. San Carlos Street, Suite 600 San Jose, CA 95110-2731	44 Montgomery Street, Suite 2400 San Francisco, CA 94104	
4	Telephone: 408.975.7500 Facsimile: 408.975.7501	Telephone No.: (415) 318-8802 Facsimile No.: (415) 676-5816	
5	Attorneys for Defendants Sony Electronics Inc., Sony Corporation	Attorneys for Plaintiff OF TRANS VIDEO ELECTRONICS, LTD.	
6	America, Sony Computer Entertainment America LLC, Sony Computer	[Additional Counsel for Plaintiffs Appear on	
7	ENTERTAINMENT INC. AND SONY CORPORATION		
8	[Additional Counsel for Defendants Appear on Signature Page]		
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	SAN FRANCISCO DIVISION		
12		1	
13	TRANS VIDEO ELECTRONICS, LTD.,	Case No. 09 CV 03304 MHP	
14	an Indiana Corporation, and		
15		STIPULATED REQUEST AND [PROPOSED]	
16	Plaintiff, v.	ORDER MODIFYING CLAIM CONSTRUCTION BRIEFING SCHEDULE	
17	SONY ELECTRONICS INC.,		
18	a Delaware Corporation, SONY CORPORATION OF AMERICA,	Honorable Marilyn Hall Patel	
19	a New York Corporation, SONY COMPUTER ENTERTAINMENT	Courtroom 15, 18th Floor	
20	AMERICA INC., a Delaware Corporation,		
21	SONY COMPUTER ENTERTAINMENT INC.,		
22	a Foreign Corporation, and SONY CORPORATION,		
23	a Foreign Corporation.		
24	D. f 1		
25	Defendants.		
26	STI	PULATION	
27	Pursuant to Civil Local Rule 6-1 and Civil Local Rule 6-2, Plaintiff Trans Video		
28	Electronics, Ltd. ("Trans Video") and Defende	dants Sony Electronics Inc., Sony Corporation of	
	Case No. 09 CV 03304 MHP	STIPULATION AND [PROPOSED] ORDER RE: CLAIM CONSTRUCTION BRIEFING	

1	America, Sony Computer Entertainment America LLC, Sony Computer Entertainment Inc. and		
2	Sony Corporation (the "Sony Parties"), hereby stipulate and jointly request, through their		
3	respective undersigned counsel of record, that the claim construction briefing schedule ordered by		
4	the Court on February 14, 2011, be modified as described below.		
5	WHEREAS the briefing schedule ordered by the Court on February 14, 2011, provided		
6	for the following briefing deadlines: Plaintiff's opening claim construction brief due March 29,		
7	2011; Defendants' response regarding claim construction due April 12, 2011 and Plaintiff's reply		
8	regarding claim construction due April 19, 2011;		
9	WHEREAS the parties have negotiated a compromise of certain disputes concerning		
10	claim construction whereby it is agreed that a modified briefing schedule is necessary and just;		
11	The parties respectfully request the Court's approval of the following modified claim		
12	construction briefing schedule:		
13	Plaintiff's opening claim construction brief due March 31, 2011;		
14	Defendants' responsive claim construction brief due April 20, 2011; and		
15	Plaintiff's reply regarding claim construction due April 26, 2011.		
16	The parties do not seek to continue the hearing and tutorial set for May 5, 2011.		
17	Respectfully submitted,		
18	Dated: March 28, 2011 LOCKE LORD BISSELL & LIDDELL LLP		
19	By: /s/ Zachary D. Silbersher Matthew K. Blackburn (CSB No. 261959)		
20	44 Montgomery Street, Suite 2400		
21	San Francisco, CA 94104 Telephone No.: (415) 318-8802 Facsimile No.: (415) 676-5816		
22	mblackburn@lockelord.com		
23	John F. Sweeney (pro hac vice) jsweeney@lockelord.com		
24	Zachary D. Silbersher (pro hac vice) zsilbersher@lockelord.com		
25	LOCKE, LORD, BISSELL & LIDDELL, LLP 3 World Financial Center		
26	New York, NY 10281-2101		
27	Telephone No.: (212) 415-8600 Facsimile No.: (212) 415-8601		
28	ATTORNEYS FOR PLAINTIFF TRANS VIDEO ELECTRONICS, LTD.		
NYON	STIPULATION AND [PROPOSED] ORDER		

KENYON & KENYON LLP SAN JOSE

Case No. 09 CV 03304 MHP

- 2 - STIPULATION AND [PROPOSED] ORDER RE: CLAIM CONSTRUCTION BRIEFING

1	Dated: March 28, 2011 K	ENYON & KENYON LLP
2		
3	Ву	/s/ Megan Whyman Olesek Megan Whyman Olesek (CSB No. 191218)
4		333 West San Carlos Street, Suite 600
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		·
7		John Flock ( <i>pro hac vice</i> ) jflock@kenyon.com
8		Walter E. Hanley, Jr. (pro hac vice)
9		whanley@kenyon.com KENYON & KENYON LLP
10		One Broadway New York, NY 10004
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11		Facsimile No.: (212) 425-5288
12		TORNEYS FOR DEFENDANTS ONY ELECTRONICS INC., SONY CORPORATION OF AMERICA,
13	Sc	NY COMPUTER ENTERTAINMENT AMERICA INC., SONY
14		OMPUTER ENTERTAINMENT AND SONY CORPORATION
15		
	PURSUANT TO STIPULATION, IT IS SO ORDERED. THE DISTRICT	
16	TORSUANT TO STITULATION, IT	S SO OKDEKED.
17		E P
18	DATED: March <u>29</u> , 2011	IT IS SO ORDERED
19		
20		Judge Marilyn H. Patel
21		
22		DISTRICT OF CE
		VDISTRICTOR
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KENYON & KENYON LLP San Jose

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Case No. 09 CV 03304 MHP

STIPULATION AND [PROPOSED] ORDER - 3 - RE: CLAIM CONSTRUCTION BRIEFING

1	ATTESTATION OF SIGNATURE (N.D. Cal. General Order 45 (X.B.))		
2			
3	I, Megan Whyman Olesek, am the ECF User whose ID and password were used to		
4	electronically file this Stipulation and [Proposed] Order Continuing Case Management		
5	Conference. In compliance with General Order 45 X.B., I hereby attest that Counsel for Plaintif		
6	Trans Video Electronics, Ltd. (Zachary D. Silbersher) concurred in this filing.		
7	D. J.M. J. 20. 2011		
8	Dated: March 28, 2011 KENYON & KENYON LLP		
9			
10	By: /s/ Megan Whyman Olesek  Megan Whyman Olesek		
11	Attorneys for Defendants Sony Electronics Inc., Sony Corporation of		
12	America, Sony Computer Entertainment America Inc., Sony Computer		
13	Entertainment Inc. and Sony Corporation		
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KENYON & KENYON LLP San Jose

Case No. 09 CV 03304 MHP

STIPULATION AND [PROPOSED] ORDER - 4 - RE: CLAIM CONSTRUCTION BRIEFING