4532 1 Jeffrey H. Howard (pro hac vice) Jerome A. Murphy (pro hac vice) 2 **CROWELL & MORING LLP** 1001 Pennsylvania Avenue, N.W. 3 Washington, D.C. 20004 Telephone: 202-624-2500 4 Facsimile: 202-628-5116 Email: jhoward@crowell.com 5 jmurphy@crowell.com 6 Jason C. Murray (CA Bar No. 169806) Joshua C. Stokes (CA Bar No. 220214) 7 **CROWELL & MORING LLP** 515 South Flower St., 40th Floor 8 Los Angeles, CA 90071 Telephone: 213-622-4750 9 Facsimile: 213-622-2690 Email: jmurray@crowell.com 10 jstokes@crowell.com 11 Counsel for Plaintiff Motorola Mobility, Inc, AT&T Mobility LLC, et al., Target Corp, et al. 12 [Additional counsel listed on signature page] 13 UNITED STATES DISTRICT COURT 14 NORTHERN DISTRICT OF CALIFORNIA 15 SAN FRANCISCO DIVISION 16 17 In re TFT-LCD (FLAT PANEL) ANTITRUST Master Docket No. 07-m-1827 SI 18 LITIGATION 19 This Document Relates To: **STIPULATION AND [PROPOSED] ORDER FURTHER EXTENDING** PLAINTIFFS' TIME TO MOVE TO 20 Motorola Mobility, Inc. v. AU Optronics **COMPEL AS TO CERTAIN** Corporation, et al., C 09-5840 SI DISCOVERY 21 AT&T Mobility LLC, et al. v. AU Optronics Corp., et al., C 09-4997 SI 22 23 Target Corp., et al. v. AU Optronics Corp., et al., Case No. CV-04945 SI 24 25 26 27 28 CROWELL MASTER FILE NO. 3:07 & Moring LLP ATTORNEYS AT LAW MD-1827 SI

1	Defendant Hannstar Display Corporation ("Hannstar") and Plaintiffs Motorola Mobility,
2	Inc., AT&T Mobility, LLC, AT&T Corp., AT&T Services, Inc., Pacific Bell Telephone
3	Company, AT&T Operations, Inc., AT&T DataComm, Inc., Southwestern Bell Co., Target Corp.,
4	Sears, Roebuck and Co., Kmart Corp., Old Comp Inc., Good Guys, Inc., RadioShack Corp., and
5	Newegg Inc. (collectively "Plaintiffs") stipulate as follows:
6	WHEREAS Plaintiffs served a Joint Set of Interrogatories and a Joint Set of Requests for
7	Production of Documents on Hannstar and certain other defendants on November 2, 2011 (the
8	"Discovery");
9	WHEREAS Hannstar provided Responses and Objections to the Discovery on December
10	5, 2011;
11	WHEREAS the parties have met and conferred regarding Hannstar's Responses and
12	Objections to the Discovery, but require additional time to complete the meet and confer process;
13	WHEREAS Hannstar may wish to supplement its Responses and Objections to the
14	Discovery upon completing the meet and confer process;
15	WHEREAS Hannstar intends to produce additional documents, but such production will
16	not occur prior to the deadline for filing motions to compel;
17	WHEREAS the current deadline to file motions to compel in the above-captioned cases is
18	January 13, 2012, pursuant to Order of the Court dated December 19, 2011, and Hannstar has
19	agreed to permit Plaintiffs additional time to move to compel further responses to the Discovery;
20	THEREFORE, Hannstar and Plaintiffs, by their respective undersigned counsel, stipulate
21	and agree as follows:
22	The deadline for Plaintiffs to move to compel further response to the Discovery shall be
23	extended to February 10, 2012.
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CROWELL & MORING LLP Attorneys At Law	-1- MASTER FILE NO. 3:07 MD-1827 SI

1	Dated: January 11, 2012
2	/-/ Inser C. Marman
3	/s/ Jason C. Murray
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	Mobility, LLC, AT&T Corp., AT&T Services, Inc.,
21	BellSouth Telecommunications, Inc., Pacific Bell Telephone Company, AT&T Operations, Inc., AT&T
22	DataComm, Inc., and Southwestern Bell Telephone
23	Company, Target Corporation; Sears, Roebuck and Co.; Kmart Corporation; Old Comp Inc.; Good Guys
24	Inc.; RadioShack Corporation; and Newegg Inc.
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1	/s/ Christophon M. Wagut
2	/s/ Christopher M. Wyant
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12	Attorneys for Defendant HannStar Display Corporation
13	Corporation
14	IT IS SO ORDERED.
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16	Dated:, 2011
17	Sugar Matter
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19	Hon. Susan Illston, United States District Judge
20	DCACTIVE-17271291.1
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