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5 6 7	Attorneys for Defendants SUNPOWER CORPORATION, THOMAS H. WERNER, DENNIS V. ARRIOLA, EMMANUEL T. HERNANDEZ, AND MARTY T. NEESE	
8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
11		
12	HARRY W. PLICHTA, Individually and on Behalf of All Others Similarly Situated,	Case No.: CV-09-05473 CRB
13	Plaintiff,	CLASS ACTION
14	v.	
15 16	SUNPOWER CORPORATION, THOMAS H. WERNER, and DENNIS V. ARRIOLA,	
17	Defendants.	
18		
19	STEVEN PARRISH, Individually and on Behalf of All Others Similarly Situated,	Case No.: CV-09-05520 CRB
20	Plaintiff,	CLASS ACTION
21	v.	
22	SUNPOWER CORPORATION,	
23	THOMAS H. WERNER, and DENNIS V. ARRIOLA,	
24	Defendants.	
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	STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO RESPOND TO COMPLAINT sf-2778316	

1 CV-09-05488 BZ CHENGXIAO CAO, Individually and On Case No.: Behalf of All Others Similarly Situated, 2 CLASS ACTION Plaintiff, 3 4 SUNPOWER CORPORATION, 5 PRICEWATERHOUSECOOPERS LLP. THOMAS H. WERNER, DENNIS V. ARRIOLA, EMMANUEL T. HERNANDEZ, and MARTY T. NEESE, 7 Defendants. 8 9 10 STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO RESPOND TO COMPLAINT 11 WHEREAS, the above-captioned actions are securities class action lawsuits, governed by 12 13 the Private Securities Litigation Reform Act of 1995, against SunPower Corporation ("SunPower"), 14 certain of its officers, and PricewaterhouseCoopers LLP (collectively "Defendants"); 15 WHEREAS, these three actions are related cases within the meaning of Northern District of California Civil Local Rule 3-12; 16 17 WHEREAS, the parties expect the actions will be consolidated pursuant to Federal Rule of Civil Procedure 42(a); 18 19 WHEREAS, the Court is expected to designate a Lead Plaintiff, who shall designate a law 20 firm or law firms to serve as Lead Plaintiff's counsel pursuant to 15 U.S.C. § 77aa(a)(3)(B)(v) and/or 5 U.S.C. § 78u-4(a)(3)(B)(v); 21 22 WHEREAS, the designated Lead Plaintiff will file a Consolidated Complaint for the 23 consolidated action, which will become the operative complaint and shall supersede all complaints 24 previously filed in these actions; 25 WHEREAS, it would be duplicative and a waste of judicial resources for Defendants to 26 respond to the individual complaints previously filed in these actions before Lead Plaintiff files a 27 Consolidated Complaint. 111 28

STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO RESPOND TO COMPLAINT

sf-2778316

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1. Defendants' undersigned counsel hereby accept service of the Complaints filed herein		
on behalf of Defendants;		
2. Defendants shall not be required to answer or otherwise respond to the individual		
complaints previously filed in these actions;		
3. Defendants shall answer or otherwise respond to a Consolidated Complaint after		
meeting and conferring with Lead Plaintiff regarding scheduling, or as ordered by the Court.		
SO STIPULATED.		
Dated: December 17, 2009		
MORRISON & FOERSTER LLP		
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425 Market Street San Francisco, CA 94105		
By:/s/ Jordan Eth		
JORDAN ETH		
Counsel for Defendants SunPower Corp., Thomas H. Werner, Dennis V. Arriola,		
Emmanuel T. Hernandez and Marty T. Neese		
LATHAM & WATKINS LLP		
MATTHEW RAWLINSON MILES RUTHBERG		
140 Scott Drive Menlo Park, CA 94025		
By: /s/ Matthew Rawlinson MATTHEW RAWLINSON		
Counsel for Defendant		
PricewaterhouseCoopers LLP		
///		
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STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO RESPOND TO COMPLAINT sf-2778316		

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	STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO RESPOND TO COMPLAINT sf-2778316	

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