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REED SMITH LLP A limited liability partnership formed in the State of Delaware	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15		MARTIN L. FINEMAN (CA Bar No. 104413) DAVIS WRIGHT TREMAIN LLP 505 Montgomery Street, Suite 800 San Francisco, California 94111 Telephone: (415) 276-6575 Facsimile: (415) 276-6599 martinfineman@dwt.com RAYMOND P. NIRO (Member of N.D. Cal. Bar) WILLIAM L. NIRO (pro hac vice) CHRISTOPHER J. LEE (pro hac vice) BRIAN E. HAAN (pro hac vice) ANNA B. FOLGERS (pro hac vice) NIRO, HALLER & NIRO 181 W. Madison St., Suite 4600 Chicago, IL 60602 Telephone: (312) 236-0733 Facsimile: (312) 236-3137 rniro@nshn.com wniro@nshn.com clee@nshn.com clee@nshn.com Counsel for Plaintiff, MPH Technologies OY DISTRICT COURT CT OF CALIFORNIA	
	16	SAN FRANCISCO DIVISION		
	17	MPH TECHNOLOGIES OY,	No.: 3:10-cv-03376-RS	
	18	,	STIPULATION AND ORDER RE	
	19	Plaintiff,	DISMISSAL WITH PREJUDICE	
	20	VS.		
	21	ZYXEL COMMUNICATIONS CORPORATION, ZYXEL		
	22	COMMUNICATIONS, INC., NETGEAR, INC., CHECK POINT SOFTWARE		
	23	TECHNOLOGIES, LTD., and CHECK POINT SOFTWARE TECHNOLOGIES, INC.,		
	24	Defendants.		
	25	AND RELATED COUNTERCLAIMS.		
	26			
	27			
	28			

Plaintiff MPH Technologies OY ("MPH"), on the one hand, and Defendants Check Point			
Software Technologies, Inc. and Check Point Software Technologies Ltd. (collectively "Check			
Point"), on the other hand, hereby agree and stipulate through their designated counsel that all claims			
for relief brought by MPH against Check Point and all counterclaims brought by Checkpoint against			
MPH are dismissed with prejudice, each party to bear its own attorneys' fees, costs and expenses.			
MPH and Check Point further agree and stipulate that all claims for relief brought by MPH against			
the remaining Defendant NETGEAR, Inc. ("NETGEAR") and all counterclaims brought by			
NETGEAR against MPH remain in place and are not waived, discharged or compromised by this			
Stipulation and Proposed Order.			
DATED: April 27, 2011.			
REED SMITH LLP			
By /s/John P. Bovich John P. Bovich* Attorneys for Defendants and Counterclaimants Check Point Software Technologies, Inc. and Check Point Software Technologies Ltd.			
DATED: April 27, 2011.			
By <u>/s/ Christopher J. Lee</u> Christopher J. Lee Attorneys for Plaintiff and Counterdefendant MPH Technologies OY			
*Filer's Attestation: Pursuant to General Order No. 45, Section $X(B)$ regarding signatures, John P. Bovich hereby attests that concurrence in the filing of this document has been obtained.			
ORDER AND JUDGMENT			

Pursuant to Stipulation, it is hereby ORDERED and ADJUDGED that all claims for relief brought in this Action by MPH Technologies OY against Check Point Software Technologies, Inc. and Check Point Software Technologies Ltd. (collectively "Check Point") are DISMISSED WITH PREJUDICE and all counterclaims brought in this Action by Check Point against MPH Technologies OY are DISMISSED WITH PREJUDICE, each party to bear its own attorneys' fees, costs and expenses. All claims for relief brought by MPH Technologies OY against the remaining defendant, and all counterclaims brought by the remaining Defendant against MPH Technologies OY remain in place and are not waived, discharged or compromised by entry of this Order.

IT IS SO ORDERED.

April 27 , 2011. DATED: IT IS SO ORDERED Unite Judge Richard Seeborg