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 AU Optronics Corporation and
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10 UNITED STATES DISTRICT COURT

11 NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO DIVISION

12 In re TFT-LCD (FLAT PANEL)
 ANTITRUST LITIGATION
 13

Case No. 3:07-MD-1827 SI
 MDL No. 1827

14 STATE OF MISSOURI, *ex rel.*
 Chris Koster, Attorney General, *et al.*,

16 STATE OF ARKANSAS, *ex rel.*
 Dustin McDaniel, Attorney General, *et al.*,

Case No. 3:10-cv-03619 SI

18 STATE OF MICHIGAN, *ex rel.*
 Bill Schuette, Attorney General, *et al.*,

**STIPULATION AND [~~PROPOSED~~]
 ORDER REGARDING EXTENSION
 OF TIME ON DEADLINES IN CASE
 SCHEDULE**

19 STATE OF WEST VIRGINIA, *ex rel.*
 Darrell McGraw, Attorney General, *et al.*,

21 STATE OF WISCONSIN, *ex rel.*
 J.B. Van Hollen, Attorney General, *et al.*

23 STATE OF FLORIDA, OFFICE OF THE
 ATTORNEY GENERAL, DEPARTMENT OF
 LEGAL AFFAIRS,

Case No. 3:10-cv-03517 SI

24 Plaintiff,

25 vs.

26 AU OPTRONICS CORPORATION, *et al.*

27 Defendants.
 28

1 WHEREAS, the States of Missouri, Arkansas, West Virginia, Michigan, and Wisconsin
2 (collectively, the “5-States Plaintiffs”) and AU Optronics Corporation and AU Optronics Corporation
3 America (collectively, “AUO”), LG Display Co., Ltd. and LG Display America, Inc. (collectively, “LG
4 Display”)(AUO and LG Display collectively, the “5-States Defendants”), wish to extend certain
5 deadlines entered in the Court’s July 14, 2011 Modifying Pretrial Schedule for Track One DAPs and AG
6 Cases (Dkt No. 3110) for the purposes of the 5-States action, Case No. 3:10-cv-03619;

7 WHEREAS, the State of Florida (the “Florida Plaintiff”) and Toshiba Corporation, Toshiba
8 Mobile Display Co., Ltd., Toshiba America Electronic Components, Inc., Toshiba America Information
9 Systems, Inc. (collectively, the “Toshiba Entities”), and the 5-States Defendants (collectively, the
10 “Defendants”) wish to extend certain deadlines entered in the Court’s July 14, 2011 Modifying Pretrial
11 Schedule for Track One DAPs and AG Cases (Dkt No. 3110) for the purposes of the Florida action,
12 Case No. 3:10-cv-03517, only;

13 WHEREAS, the 5-States Plaintiffs and the Florida Plaintiff (collectively, the “States”) as well as
14 the Defendants have negotiated in good faith regarding temporary extensions for certain fact and expert
15 discovery deadlines, and wish to achieve a global resolution extending outstanding deadlines for
16 motions to compel fact discovery, expert discovery and reports, and dispositive motions and related
17 briefing,

18 WHEREAS, the States and the Defendants intend to keep the November 5, 2012 trial date;

19 NOW THEREFORE, the parties stipulate and agree as follows:

20 1. The States’ and the Defendants’ mutual deadline for responding to pending fact discovery
21 will be moved from December 8, 2011 to January 10, 2012. The parties maintain all objections and
22 defenses in responding to fact discovery that they would have had in the absence of this stipulation. This
23 stipulation will not preclude subpoenaed non-parties from producing responsive documents and
24 information after January 10, 2012.

25 2. This stipulation does not allow new fact discovery of any sort to be served beyond the
26 current fact discovery cut-off date of December 8, 2012 (*e.g.*, issuance of new written discovery
27 requests, new nonparty subpoenas, more depositions, etc.). If there are particular state-specific issues
28 (such as the Wisconsin deposition currently scheduled for December 21, 2012), then those issues may be

1 worked out separately among the affected parties. Any such individual, state-specific stipulations
2 regarding fact discovery between the States and the Defendants would take priority over this stipulation.

3 3. The new period for completing fact discovery does not preclude the parties from moving
4 to compel or otherwise seeking judicial intervention with respect to disputes about the pending
5 discovery requests after January 10, 2012.

6 4. All of the current deadlines as to the States and the Defendants in the Court's July 14,
7 2011 Modifying Pretrial Schedule for Track One DAPs and AG Cases (Dkt No. 3110), with the
8 exception of the deadlines for the Pretrial Conference and Trial, are extended 30 days.

9
10 Respectfully Submitted,

11 DATED: December 14, 2011

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Attestation: Pursuant to General Order 45, Part X-B, the filer attests that concurrence in the filing of this document have been obtained from each of the signatories.

ORDER

IT IS SO ORDERED.

Dated: 12/16/11


The Honorable Susan Illston
Judge of the United States District Court