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2	STIPULATION		
3	WHEREAS, opening expert reports on non-damages and non-copyright issues were		
4	exchanged on August 8, 2011; opposition reports are due fourteen days after the opening reports		
5	reply reports are due seven days after the opposition reports; and expert discovery closes fourteen		
6	days after the reply reports;		
7	WHEREAS, the parties have agreed to an extension to August 25, 2011, of the due date		
8	for rebuttal expert reports on patent-related issues; and		
9	WHEREAS, the parties acknowledge and agree that the limited extensions of expert		
10	discovery set forth above will not affect, delay, or push back any other deadlines in this case.		
11	NOW THEREFORE THE PARTIES HEREBY STIPULATE AND AGREE that:		
12	1. On patent-related issues, rebuttal expert reports shall be served by August 25,		
13	2011. The dates for reply reports, and for the close of expert discovery, shall be triggered by the		
14	August 25, 2011 date and shall follow the time periods specified in Paragraph 8 of the Court's		
15	November 19, 2010 Case Management Order. The due dates for expert reports on copyright-		
16	related issues remain unaffected.		
17	2. No other deadlines in this case will be affected by the foregoing extensions. The		
18	parties will not use these extensions to argue for a delay of the trial date or any other deadlines i		
19	this case.		
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21	ORDER		
22	The foregoing stipulation is approved, and IT IS SO ORDERED.		
23	No other extensions of these deadlines will be granted.		
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25	Date: August 29, 2011.  Hone able William Alsup		
26	Judge of the United States District Court		

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