1 GIDON M. CAINE (Cal. State Bar No. 188110) ALSTON & BIRD LLP 275 Middlefield Road Suite 150 3 Menlo Park, California 94025-4008 Telephone: (650) 838-2000 4 Facsimile: (650) 838-2001 gidon.caine@alston.com 5 Jessica P. Corley (admitted *pro hac vice*) Elizabeth P. Skola (admitted *pro hac vice*) 6 ALSTON & BIRD LLP 7 One Atlantic Center 1201 West Peachtree Street 8 Atlanta, Georgia 30309-3424 Telephone: (404) 881-7000 Facsimile: (404) 881-7777 jessica.corley@alston.com elizabeth.skola@alston.com 10 11 Attorneys for Defendants OCLARO, INC., ALAIN COUDER, 12 JERRY TURIN, and JAMES HAYNES 13 UNITED STATES DISTRICT COURT 14 NORTHERN DISTRICT OF CALIFORNIA 15 CURTIS and CHARLOTTE WESTLEY. Case No. C11-2448 EMC 16 individually and on behalf of others similarly and related consolidated action situated. 17 Plaintiffs, 18 v. 19 OCLARO, INC., et al., 20 Defendants. 21 22 IN RE OCLARO, INC. DERIVATIVE Lead Case No. C11-3176 EMC LITIGATION, (Derivative Action) 23 STIPULATION AND [PROPOSED] 24 This Document Relates to: **ORDER SCHEDULING PLAINTIFFS'** FILING OF SECOND AMENDED 25 WESTLEY v. OCLARO **COMPLAINT AND DEFENDANTS'** RESPONSE THERETO AND 26 **RESCHEDULING CASE** 27 MANAGEMENT CONFERENCE 28

Doc. 61

Westley et al v. Oclaro, Inc. et al

WHEREAS, Plaintiffs Curtis and Charlotte Westley (collectively, "Plaintiffs"), through their
counsel, filed a purported class action complaint ("Complaint") against Defendants Oclaro, Inc.,
Alain Couder, Jerry Turin, and James Haynes (collectively, "Defendants") in the above-entitled
matter on May 19, 2011;

WHEREAS, on July 18, 2011, the Connecticut Laborers' Pension Fund (the "Fund") moved the Court for an order appointing the Fund as Lead Plaintiff and approving its selection of counsel as Lead Counsel;

WHEREAS, on September 12, 2011, the Court entered an order granting the Fund's motion and appointing it as Lead Plaintiff;

WHEREAS, on October 27, 2011, Lead Plaintiff filed an amended complaint for violation of the federal securities laws ("Amended Complaint") against Defendants Oclaro, Inc., Alain Couder, and Jerry Turin;

WHEREAS, the Amended Complaint asserts claims under the federal securities laws that are subject to the procedural requirements of the Private Securities Litigation Reform Act of 1995 ("Reform Act"), including those set forth in 15 U.S.C. § 78u-4;

WHEREAS, Defendants filed a motion to dismiss the Amended Complaint on December 12, 2011, triggering a stay of discovery under the Reform Act, 15 U.S.C. § 78u-4(b)(3)(B);

WHEREAS, on March 2, 2012, the Clerk issued notice that the Case Management Conference, previously scheduled for March 23, 2012, was reset for April 27, 2012 and the Case Management Statement was due April 20, 2012;

WHEREAS, the Court held a hearing on March 23, 2012 on the motion to dismiss the Amended Complaint;

WHEREAS, on March 27, 2012, the Court entered an order granting Defendants' motion to dismiss the Amended Complaint without prejudice and allowing Plaintiffs thirty (30) days to file an amended complaint ("Second Amended Complaint");

WHEREAS, under the current schedule, Plaintiffs have until April 26, 2012 to file the Second Amended Complaint;

WHEREAS, in order to avoid the unnecessary expenditure of judicial resources or effort by the parties to this action and the Court prior to filing of the motion to dismiss, the parties to this action have agreed, in the interim prior to the decision on the motion to dismiss and subject to the Court's approval, to the continuance of the Case Management Conference and all associated obligations, including the filing of the Joint Case Management Statement; and

WHEREAS, this Stipulation and Order is without prejudice to, or waiver of, any rights, arguments, or defenses otherwise available to the parties to this action.

NOW THEREFORE, the undersigned parties, by and through their counsel of record, stipulate as follows:

- 1. Plaintiffs shall have until April 26, 2012 to file and serve the Second Amended Complaint;
- Defendants shall file and serve any answer or other response on or before May 25,
   2012;
- 3. Plaintiffs shall file and serve any opposition to Defendants' motion to dismiss the Second Amended Complaint on or before June 25, 2012;
- 4. Defendants shall file and serve any reply in support of their motion to dismiss the Second Amended Complaint on or before July 16, 2012;
- 5. Oral argument on Defendants' motion to dismiss will be held on August 17, 2012, or on such other date and time as the Court shall order;
- 6. The parties agree that discovery in the above-captioned action shall be stayed pursuant to the Private Securities Litigation Reform Act, 15 U.S.C. § 78u-4(b)(3)(B), until the Court issues an order resolving Defendants' motion to dismiss the Second Amended Complaint;
- 7. The Case Management Conference, currently scheduled for April 27, 2012, is hereby reset for September 28, 2012 at 9:00 a.m. adjourned to 30 days after the Court rules on Defendants' motion to dismiss.
- 8. The deadline for the Case Management Statement, currently due April 20, 2012, shall be extended until one week prior to the rescheduled Case Management Conference.

Stipulation and [Proposed] Order Rescheduling Case Management Conference. Pursuant to General	1	DATED: April 19, 2012		
By: /s/ Shawn A. Williams SHAWN A. WILLIAMS (Cal. State Bar No. 213113) Post Montgomery Center One Montgomery Center One Montgomery Street, Suite 1800 San Francisco, California 94104 Telephone: (415) 288-4545 Facsimile (415) 288-4545 Facsimile (415) 288-4534 Shawn @grdlaw.com and  JULIE A. KEARNS (Cal. State Bar No. 246949) San Diego, California 92101 Telephone: (619) 231-1058 Facsimile: (619) 231-1058 Telephone: (619) 238-2000 Facsimile: (650) 838-2001 gidon.caine@alston.com Sillon.caine@alston.com Sillon.caine@alston	2		ALSTON & BIRD LLP	
SHAWN A. WILLIAMS (Cal. State Bar No. 213113) Post Montgomery Center One Montgomery Street, Suite 1800 San Francisco, California 94104 Telephone: (415) 288-4534 shawnw@rgrdlaw.com and JULIE A. KEARNS (Cal. State Bar No. 246949) Telephone: (619) 231-1058 Facsimile: (619) 231-1058 Facsimile: (619) 231-1058 Facsimile: (619) 231-1423 jkearns@rgrdlaw.com  Counsel for Plaintiffs  SIGNATURE ATTESTATION  I am the ECF User whose identification and password are being used to file the foregoing Stipulation and [Proposed] Order Rescheduling Case Management Conference. Pursuant to General Order No. 45, Section X (B) regarding signatures, I, Gidon M. Caine, attest that concurrence in the filing of this document has been obtained.  DATED: APRIL 19, 2012  SIPULIATION AND PROPOSEDI ORDER SCHEDULING PLANNIFIS MORNO PROPOSEDI ORDER SCHEDULING PLANNIFIS MORNO PLANNIFIS MORNO PROPOSEDI ORDER SCHEDULING PLANNIFIS MORNO PLANNIFIS MORNO PLANNIFIS MORNO PROPOSEDI ORDER SCHEDULING PLANNIFIS MORNO PLAN	3			
No. 213113) Post Montgomery Center One Montgomery Street, Suite 1800 San Francisco, California 94104 Telephone: (15) 288-4545 Facsimile (415) 288-4534 shawnw@rgrdlaw.com and  JULIE A. KEARNS (Cal. State Bar No. 246949)  10 246949) 11 25 Swest Broadway, Suite 1900 San Diego, California 92101 Telephone: (619) 231-1058 Facsimile: (619) 231-1058 Facsimile: (619) 231-7423 Jearns@rgrdlaw.com  Counsel for Plaintiffs  SIGNATURE ATTESTATION  I am the ECF User whose identification and password are being used to file the foregoing Stipulation and [Proposed] Order Rescheduling Case Management Conference. Pursuant to General Order No. 45, Section X (B) regarding signatures, I, Gidon M. Caine, attest that concurrence in the filing of this document has been obtained.  DATED: APRIL 19, 2012    SIBULTATION AND PROPOSEDI ORDER SCHEDULING PLANIFIES MARKED SCOND AMENDED COMPANYAND  SIPULTATION AND PROPOSEDI ORDER SCHEDULING PLANIFIES MARKED SCOND AMENDED COMPANYAND  SIPULTATION AND PROPOSEDI ORDER SCHEDULING PLANIFIES MARKED SCOND AMENDED COMPANYAND  STIPULTATION AND PROPOSEDI ORDER SCHEDULING PLANIFIES MARKED SCOND AMENDED COMPANYAND  SIPULTATION AND PROPOSEDI ORDER SCHEDULING PLANIFIES MARKED SCOND AMENDED COMPANYAND  SIPULTATION AND PROPOSEDI ORDER SCHEDULING PLANIFIES MARKED SCOND AMENDED COMPANYAND  SIPULTATION AND PROPOSEDI ORDER SCHEDULING PLANIFIES MARKED SCOND AMENDED COMPANYAND    275 Middlefield Road   Suite 150   Menlo Park, California 94025-4008   Telephone: (650) 838-2000   Facsimile: (650) 838-2000   Facsimile: (650) 838-2000   Facsimile: (650) 838-2000   Facsimile: (650) 838-2001   Elephone: (650 NaB-2001   EleJZABETH P. SKOLA (pro hac vice)   Concellation: (650) 838-2000   Facsimile: (650) 838-2000   Facsimile: (650) 838-2000   Facsimile: (650) 838-2001   EleJZABETH P. SKOLA (pro hac vice)   Concellation: (650 NaB-2001   Flephone: (404) 881-7777   Facsimile: (650) 838-2001   Flephone: (	4			
One Montgomery Street, Suite 1800 San Francisco, California 94104 Telephone: (650) 838-2000 Telephone: (650) 838-2001 gidon.caine@alston.com and  and  JULIE A. KEARNS (Cal. State Bar No. 246949) 655 West Broadway, Suite 1900 San Diego, California 92101 Telephone: (669) 231-1058 Facsimile: (619) 231-1058 Facsimile: (619) 231-1423 jkearns@rgrdlaw.com  Counsel for Plaintiffs  SIGNATURE ATTESTATION  I am the ECF User whose identification and password are being used to file the foregoing Stipulation and [Proposed] Order Rescheduling Case Management Conference. Pursuant to General Order No. 45, Section X (B) regarding signatures, I, Gidon M. Caine, attest that concurrence in the filing of this document has been obtained.  DATED: April 20, 2012  April 20, 2012  April 20, 2012  TIT IS SO ORDERED Hon. Edward M. Chen Judge Edw		No. 213113)	275 Middlefield Road	
San Francisco, California 94104 Telephone: (415) 288-4545 Facsimile (415) 288-4534 shawnw@rgrdlaw.com  and  JESSICA P. CORLEY (pro hac vice) ELIZABETH P. SKOLA (pro hac vice) One Atlantic Center 1201 West Peachtree Street Atlanta, Georgia 30309-3424 Telephone: (4019) 231-7423 jkearns@rgrdlaw.com  Counsel for Plaintiffs  SIGNATURE ATTESTATION  I am the ECF User whose identification and password are being used to file the foregoing Stipulation and [Proposed] Order Rescheduling Case Management Conference. Pursuant to General Order No. 45, Section X (B) regarding signatures, I, Gidon M. Caine, attest that concurrence in the filing of this document has been obtained.  PURSUANT TO STIPULATION, IT IS SO ORDERED  Hon. Edward M. United States pin  SIPUILATION AND PROPOSEDI ORDER SCHEDULING PLANNIFIES AT MAKE SECOND AMENDED COMPANYAND  SIPUILATION AND PROPOSEDI ORDER SCHEDULING PLANNIFIES AT MOST SECOND AMENDED COMPANYAND  SIPUILATION AND PROPOSEDI ORDER SCHEDULING PLANNIFIES AT MAKE SECOND AMENDED COMPANYAND  SIPUILATION AND PROPOSEDI ORDER SCHEDULING PLANNIFIES AT MAKE SECOND AMENDED COMPANYAND  SIPUILATION AND PROPOSEDI ORDER SCHEDULING PLANNIFIES AT MAKE SECOND AMENDED COMPANYAND  SIPUILATION AND PROPOSEDI ORDER SCHEDULING PLANNIFIES AT MAKE SECOND AMENDED COMPANYAND  SIPUILATION AND PROPOSEDI ORDER SCHEDULING PLANNIFIES AT MAKE SECOND AMENDED COMPANYAND  SIPUILATION AND PROPOSEDI ORDER SCHEDULING PLANNIFIES AT MAKE SECOND AMENDED COMPANYAND  SIPUILATION AND PROPOSEDI ORDER SCHEDULING PLANNIFIES AT MAKE SECOND AMENDED COMPANYAND	5	Post Montgomery Center One Montgomery Street, Suite 1800		
Facsimile (415) 288-4534 gidon.caine@alston.com and and JESSICA P. CORLEY (pro hac vice) ELIZABETH P. SKOLA (pro hac vice) One Atlantic Center 655 West Broadway, Suite 1900 San Diego, California 92101 Atlanta, Georgia 30309-3424 Telephone: (619) 231-1058 Facsimile: (619) 231-7423 Facsimile: (404) 881-7707 Jessica.corley@alston.com Counsel for Plaintiffs  Counsel for Defendants Oclaro, Inc., Alain Couder, Jerry Turin, and James Haynes  SIGNATURE ATTESTATION  I am the ECF User whose identification and password are being used to file the foregoing Stipulation and [Proposed] Order Rescheduling Case Management Conference. Pursuant to General Order No. 45, Section X (B) regarding signatures, I, Gidon M. Caine, attest that concurrence in the filing of this document has been obtained.  DATED: APRIL 19, 2012  DATED: April 20, 2012  Hon. Edward M. Chen Jindige Edward M. Chen Judge Edward M. Chen	6	San Francisco, California 94104	Telephone: (650) 838-2000	
and  JULIE A. KEARNS (Cal. State Bar No. 246949)  10	7	Facsimile (415) 288-4534		
JULIE A. KEARNS (Cal. State Bar No. 246949)  JULIE A. KEARNS (Cal. State Bar No. 246949)  San Diego, California 92101 Atlanta, Georgia 30309-3424  Telephone: (619) 231-1058 Telephone: (404) 881-7000  Facsimile: (619) 231-7423 Facsimile: (619) 231-7423 Facsimile: (404) 881-7777  Jisams@rgrdlaw.com elizabeth.skola@alston.com  Counsel for Plaintiffs  SIGNATURE ATTESTATION  I am the ECF User whose identification and password are being used to file the foregoing Stipulation and [Proposed] Order Rescheduling Case Management Conference. Pursuant to General Order No. 45, Section X (B) regarding signatures, I, Gidon M. Caine, attest that concurrence in the filing of this document has been obtained.  DATED: APRIL 19, 2012  DATED: APRIL 19, 2012  Ment Pool All Proposed Order Rescheduling Case Management Conference. Pursuant to General Order No. 45, Section X (B) regarding signatures, I, Gidon M. Caine, attest that concurrence in the filing of this document has been obtained.  DATED: APRIL 19, 2012  DATED: APRIL 19, 2012  DATED: April 20, 2012  Hon. Edward M. Chen Judge Edwar	8	shawnw@rgrdlaw.com	and	
JULIE A. KEARNS (Cal. State Bar No. 246949)  11	9	and		
11 655 West Broadway, Suite 1900 San Diego, California 92101 12 Helphone: (619) 231-1058 Facsimile: (619) 231-7423 jkearns@rgrdlaw.com  Counsel for Plaintiffs  14			ELIZABETH P. SKOLÂ (pro hac vice)	
San Diego, California 92101 Telephone: (619) 231-1058 Facsimile: (619) 231-7423 jkearns@rgrdlaw.com  Counsel for Plaintiffs  SIGNATURE ATTESTATION  I am the ECF User whose identification and password are being used to file the foregoing Stipulation and [Proposed] Order Rescheduling Case Management Conference. Pursuant to General Order No. 45, Section X (B) regarding signatures, I, Gidon M. Caine, attest that concurrence in the filling of this document has been obtained.  DATED: APRIL 19, 2012  PURSUANT TO STIPULATION, IT IS SO ORDERED  DATED: April 20, 2012  SIPUTLATION AND PROPOSEDI ORDER SCHEDULING PLAINTIFFS WARN OF SECOND AMENDED COMPLANY AND SIPUTLATION AND PROPOSEDI ORDER SCHEDULING PLAINTIFFS WARN OF SECOND AMENDED COMPLANY AND SIPUTLATION AND PROPOSEDI ORDER SCHEDULING PLAINTIFFS WARN OF SECOND AMENDED COMPLANY AND SIPUTLATION AND PROPOSEDI ORDER SCHEDULING PLAINTIFFS WARN OF SECOND AMENDED COMPLANY AND SIPUTLATION AND PROPOSEDI ORDER SCHEDULING PLAINTIFFS WARN OF SECOND AMENDED COMPLANY AND SIPUTLATION AND PROPOSEDI ORDER SCHEDULING PLAINTIFFS WARN OF SECOND AMENDED COMPLANY AND SIPUTLATION AND PROPOSEDI ORDER SCHEDULING PLAINTIFFS WARN OF SECOND AMENDED COMPLANY AND SIPUTLATION AND PROPOSEDI ORDER SCHEDULING PLAINTIFFS WARN OF SECOND AMENDED COMPLANY AND SIPUTLATION AND PROPOSEDI ORDER SCHEDULING PLAINTIFFS WARN OF SECOND AMENDED COMPLANY AND SIPUTLATION AND PROPOSEDI ORDER SCHEDULING PLAINTIFFS WARN OF SECOND AMENDED COMPLANY AND SIPUTLATION AND PROPOSEDI ORDER SCHEDULING PLAINTIFFS WARN OF SECOND AMENDED COMPLANY AND SIPUTLATION AND PROPOSEDI ORDER SCHEDULING PLAINTIFFS WARN OF SECOND AMENDED COMPLANY AND SIPUTLATION AND PROPOSEDI ORDER SCHEDULING PLAINTIFFS WARN OF SECOND AMENDED COMPLANY AND SIPUTLATION AND PROPOSEDI ORDER SCHEDULING PLAINTIFFS WARN OF SECOND AMENDED COMPLANY AND STRUCK STRUCK STATES AND STRUCK				
Facsimile: (619) 231-7423 jkearns@rgrdlaw.com jessica.corley@alston.com  Counsel for Plaintiffs  Counsel for Defendants Oclaro, Inc., Alain Couder, Jerry Turin, and James Haynes  SIGNATURE ATTESTATION  I am the ECF User whose identification and password are being used to file the foregoing Stipulation and [Proposed] Order Rescheduling Case Management Conference. Pursuant to General Order No. 45, Section X (B) regarding signatures, I, Gidon M. Caine, attest that concurrence in the filing of this document has been obtained.  DATED: APRIL 19, 2012  PURSUANT TO STIPULATION, IT IS SO ORDERED  DATED: April 20, 2012  Hon. Edward M. Chen Judge Edward M. Chen	11	San Diego, California 92101	Atlanta, Georgia 30309-3424	
Counsel for Plaintiffs  Counsel for Defendants Oclaro, Inc., Alain Couder, Jerry Turin, and James Haynes  SIGNATURE ATTESTATION  I am the ECF User whose identification and password are being used to file the foregoing Stipulation and [Proposed] Order Rescheduling Case Management Conference. Pursuant to General Order No. 45, Section X (B) regarding signatures, I, Gidon M. Caine, attest that concurrence in the filing of this document has been obtained.  DATED: APRIL 19, 2012  //S/GIDON M. CAINE GIDON M. CAINE GIDON M. CAINE (CAL. STATE BAR NO. 188110)  PURSUANT TO STIPULATION, IT IS SO ORDERED  DATED:  April 20, 2012  Hon. Edward M. United States pin Judge Edward M. Chen	12	Facsimile: (619) 231-7423	Facsimile: (404) 881-7777	
Counsel for Defendants Oclaro, Inc., Alain Couder, Jerry Turin, and James Haynes  SIGNATURE ATTESTATION  I am the ECF User whose identification and password are being used to file the foregoing Stipulation and [Proposed] Order Rescheduling Case Management Conference. Pursuant to General Order No. 45, Section X (B) regarding signatures, I, Gidon M. Caine, attest that concurrence in the filing of this document has been obtained.  DATED: APRIL 19, 2012  John M. CAINE GIDON M. CAINE GIDON M. CAINE GIDON M. CAINE TES DISTRICT ORDERED  DATED:  April 20, 2012  Hon. Edward M. Chen Judge Edward M. Chen	13	jkearns@rgrdlaw.com		
SIGNATURE ATTESTATION  I am the ECF User whose identification and password are being used to file the foregoing Stipulation and [Proposed] Order Rescheduling Case Management Conference. Pursuant to General Order No. 45, Section X (B) regarding signatures, I, Gidon M. Caine, attest that concurrence in the filing of this document has been obtained.  DATED: APRIL 19, 2012  PURSUANT TO STIPULATION, IT IS SO ORDERED  DATED: April 20, 2012  Hon. Edward M. United States Dis Judge Edward M. Chen	14	Counsel for Plaintiffs	Counsel for Defendants Oclaro Inc. Alain Couder	
SIGNATURE ATTESTATION  I am the ECF User whose identification and password are being used to file the foregoing Stipulation and [Proposed] Order Rescheduling Case Management Conference. Pursuant to General Order No. 45, Section X (B) regarding signatures, I, Gidon M. Caine, attest that concurrence in the filing of this document has been obtained.  DATED: APRIL 19, 2012    Sometimes of the foregoing Stipulation and [Proposed] Order Rescheduling Case Management Conference. Pursuant to General Order No. 45, Section X (B) regarding signatures, I, Gidon M. Caine, attest that concurrence in the filing of this document has been obtained.    DATED: APRIL 19, 2012				
SIGNATURE ATTESTATION  I am the ECF User whose identification and password are being used to file the foregoing Stipulation and [Proposed] Order Rescheduling Case Management Conference. Pursuant to General Order No. 45, Section X (B) regarding signatures, I, Gidon M. Caine, attest that concurrence in the filing of this document has been obtained.  DATED: APRIL 19, 2012    VS/GIDON M. CAINE GIDON M. CAINE GIDON M. CAINE GIDON M. CAINE (CAL. STATE BAR NO. 188110)  PURSUANT TO STIPULATION, IT IS SO ORDERED  PHON. Edward M. United States Dis Judge Edward M. Chen  Judge Edward M. Chen  STIPUTLATION AND IPROPOSEDI ORDER SCHEDULING PLAINTIFFS WIRK OF SECOND AMENDED COMPLAIN AND				
I am the ECF User whose identification and password are being used to file the foregoing Stipulation and [Proposed] Order Rescheduling Case Management Conference. Pursuant to General Order No. 45, Section X (B) regarding signatures, I, Gidon M. Caine, attest that concurrence in the filing of this document has been obtained.  DATED: APRIL 19, 2012  //S/GIDON M. CAINE GIDON M. CAINE GIDON M. CAINE (CAL. STATE BAR NO. 188110)  PURSUANT TO STIPULATION, IT IS SO ORDERED  DATED:  April 20, 2012  Hon. Edward M. United States Dis Judge Edward M. Chen  STIPUTLATION AND IPROPOSEDI ORDER SCHEDULING PLAINTIFFS: MAN OF SECOND AMENDED COMPANYAND		SIGNATURE ATTESTATION		
Stipulation and [Proposed] Order Rescheduling Case Management Conference. Pursuant to General Order No. 45, Section X (B) regarding signatures, I, Gidon M. Caine, attest that concurrence in the filing of this document has been obtained.  DATED: APRIL 19, 2012    Continue of this document has been obtained.		I am the ECF User whose identification and password are being used to file the foregoing		
Order No. 45, Section X (B) regarding signatures, I, Gidon M. Caine, attest that concurrence in the filing of this document has been obtained.  DATED: APRIL 19, 2012    Sometimes of this document has been obtained.		Stipulation and [Proposed] Order Rescheduling Case Management Conference. Pursuant to General		
filing of this document has been obtained.  DATED: APRIL 19, 2012  /S/GIDON M. CAINE GIDON M. CAINE (CAL. STATE BAR NO. 188110)  PURSUANT TO STIPULATION, IT IS SO ORDERED  DATED:  April 20, 2012  Hon. Edward M. United States Dis Judge Edward M. Chen Judge Edwar		Order No. 45, Section X (B) regarding signatures, I, Gidon M. Caine, attest that concurrence in the		
DATED: APRIL 19, 2012  //S/GIDON M. CAINE GIDON M. CAINE (CAL. STATE BAR NO. 188110)  PURSUANT TO STIPULATION, IT IS SO ORDERED  DATED:  April 20, 2012  Hon. Edward M. United States Dis Judge Edward M. Chen  Judge Edward M. Chen  STIPUTLATION AND IPROPOSEDI ORDER SCHEDULING PLAINTIFFS: M. R.K. OF SECOND AMENDED COMPANY AND		filing of this document has been obtained.		
PURSUANT TO STIPULATION, IT IS SO ORDERED  April 20, 2012  Hon. Edward M. United States Di.  STIPUTLATION AND [PROPOSED] ORDER SCHEDULING PLAINTIFFS' MLAK OF SECOND AMENDED COMPANY AND				
PURSUANT TO STIPULATION, IT IS SO ORDERED  April 20, 2012  DATED: April 20, 2012  Hon. Edward M. United States Dis Judge Edward M. Chen  STIPUTLATION AND [PROPOSED] ORDER SCHEDULING PLAINTIFFS: MAN OF SECOND AMENDED COMPANY AND				
25 26 DATED: April 20, 2012 Hon. Edward M. United States Dis Judge Edward M. Chen 3 STIPUTLATION AND [PROPOSED] ORDER SCHEDULING PLAINTIFFS: MAN OF SECOND AMENDED COMPANY AND	23	ATES DISTRICT		
Hon. Edward M. United States Dis Judge Edward M. Chen  3  STIPUTLATION AND [PROPOSED] ORDER SCHEDULING PLAINTIFFS: MAN OF SECOND AMENDED COMPANY AND	24			
Hon. Edward M. United States Dis Judge Edward M. Chen  3  STIPUTLATION AND [PROPOSED] ORDER SCHEDULING PLAINTIFFS: MAN OF SECOND AMENDED COMPANY AND	25	E CO ORDERED PA		
Hon. Edward M. United States Dis  Judge Edward M. Chen  STIPUTLATION AND [PROPOSED] ORDER SCHEDULING PLAINTIFFS: MAN OF SECOND AMENDED COMPANY AND	26	DATED:	IT IS SO ODIFIED	
STIPUTLATION AND [PROPOSED] ORDER SCHEDULING PLAINTIFFS: MAN OF SECOND AMENDED COMPLAINT AND	27	Hon, Edward M		
STIPUTLATION AND [PROPOSED] ORDER SCHEDULING PLAINTIFFS: WLAN OF SECOND AMENDED COMPLAIN AND DEFENDANTS' RESPONSE THERETO AND RESCHEDULING CASE MANAGEMENT CONFERENCE.	28	Judge Edward III		
		STIPUTLATION AND [PROPOSED] ORDER SCHEDULING PLAINTIFFS' VILVE OF SECOND AMENDED COMPLAINT AND		
DISTRICTOR				