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1	WHEREAS Plaintiff Jaco Electronics, Inc. ("Plaintiff") filed a complaint (the		
2	"Complaint") in the above-captioned case against Defendants AU Optronics Corporation; AU		
3	Optronics Corporation America; Chi Mei Corporation; Chimei Innolux Corporation (f/k/a Chi		
4	Mei Optoelectronics Corporation); Chi Mei Optoelectronics USA, Inc.; CMO Japan Co., Ltd.;		
5	Nexgen Mediatech, Inc.; Nexgen Mediatech USA, Inc.; Epson Imaging Devices Corporation;		
6	Epson Electronics America, Inc.; HannStar Display Corporation; LG Display Co. Ltd.; LG		
7	Display America, Inc.; Renesas Electronics America; Samsung SDI Co., Ltd.; Samsung SDI		
8	America, Inc.; Sanyo Consumer Electronics Co., Ltd.; Sanyo North America Corporation; Sharp		
9	Corporation; Sharp Electronics Corporation; Tatung Company of America, Inc.; Toshiba		
10	Corporation; Toshiba America Electronic Components, Inc.; Toshiba Mobile Display		
11	Technology Co., Ltd.; and Toshiba America Information Systems, Inc. (the "Original		
12	Defendants") on May 20, 2011;		
13	WHEREAS Plaintiff filed a First Amended Complaint on July 12, 2011, naming		
14	as additional defendants, among other parties, Philips Electronics North America Corporation		
15	and Koninklijke Philips Electronics N.V. (the "Stipulating Defendants");		
16	WHEREAS on July 14, 2011, Plaintiff and the Original Defendants stipulated that		
17	the Original Defendants' deadline to move to dismiss, answer, or otherwise respond to the First		
18	Amended Complaint would be October 12, 2011;		
19	WHEREAS Plaintiff wishes to avoid the burden and expense of serving process		
20	on the Stipulating Defendants;		
21	WHEREAS the Stipulating Defendants desire a reasonable amount of time to		
22	respond to the Complaint;		
23	WHEREAS Plaintiff and the Stipulating Defendants believe that proceeding on a		
24	unified response date will create efficiency for the Court and the parties by reducing duplicative		
25	motion practice;		
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1	THEREFORE, Plaintiff and the Stipulating Defendants hereby agree:		
2	1. The Stipulating Defendants waive service of the First Amended Complaint		
3	under Federal Rule of Civil Procedure 4(d). This stipulation does not constitute a waiver by the		
4	Stipulating Defendants of any other substantive or procedural defense, including but not limited		
5	to the defense of lack of personal or subject matter jurisdiction and improper venue.		
6	2. The Stipulating Defendants' deadline to move to dismiss, answer, or		
7	otherwise respond to the First Amended Complaint will be October 12, 2011.		
8	IT IS SO STIPULATED.		
9	DATED: August 25, 2011		
10	/s/ Brendan P. Cullen Brendan P. Cullen (SBN 194057)		
11	SULLIVAN & CROMWELL LLP 1870 Embarcadero Road		
12	Palo Alto, California 94303 Telephone: (650) 461-5600		
13	Facsimile: (650) 461-5700 cullenb@sullcrom.com		
14	Garrard R. Beeney (NY Reg. No. 1656172)		
15	SULLIVAN & CROMWELL LLP 125 Broad Street		
16	New York, New York 10004-2498 Telephone: (212) 558-4000		
17	Facsimile: (212) 558-3588 beeneyg@sullcrom.com		
18	Counsel for Defendants Philips Electronics North		
19	America Corporation and Koninklijke Philips Electronics N.V.		
20	/s/ Jason C. Murray		
21	Jason C. Murray (Štate Bar No. 169806) CROWELL & MORING LLP		
22	515 South Flower Street, 40th floor Los Angeles, CA 90071		
23	Tel: (213) 422-5582 Fax: (213) 622-2690		
24	jmurray@crowell.com		
25	JEFFREY H. HOWARD JEROME A. MURPHY		
26	1001 Pennsylvania Avenue, N.W.		
27			
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SULLIVAN & CROMWELL LLP

1	I, Brendan P. Cullen, am the ECF User whose ID and password are being used to file the		
2	Stipulation and [Proposed] Order Regarding Service and Scheduling. In compliance with General Orde		
3	45, X.B., I hereby attest that Jason C. Murray concurred in this filing.		
4			
5	Dated: August 25, 2011	/s/ Brendan P. Cullen	
6		Brendan P. Cullen	
7			
8	Having considered the foregoing stipulation	on, and good cause appearing,	
9			
10	IT IS SO ORDERED.	$C \rightarrow M$	
11	8/25/11	Judge Sween History	
12		Judge Susan Illston	
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