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Attorneys for Defendant And Counterclaimant
 SECUGEN CORPORATION

15 UNITED STATES DISTRICT COURT
 16 NORTHERN DISTRICT OF CALIFORNIA
 17 SAN FRANCISCO DIVISION

18 SUPREMA, INC.,
 19 Plaintiff,
 20 v.
 21 SECUGEN CORPORATION,
 22 Defendant.
 23 AND RELATED COUNTERCLAIMS
 24

Case No. 11-CV-02783 WHA
 STIPULATION AND ~~PROPOSED~~
 ORDER EXTENDING TIME FOR
 SELECTION AND ENGAGEMENT OF
 PRIVATE MEDIATOR

25 STIPULATION

26 Subject to Court approval, Plaintiff and Counter-defendant Suprema, Inc. and Defendant and
 27 Counter-claimant SecuGen Corporation (collectively, the "Parties"), hereby stipulate, agree and
 28

1 respectfully request that the September 30, 2011 deadline to select, clear, and engage a private
2 mediator, as ordered in the Case Management Order, ¶ 2 (D.E 29), be extended by one week from
3 Friday, September 30, 2011 to Friday, October 7, 2011.

4 The Parties are basing this stipulation on the following grounds, which they each believe
5 constitute good cause. After the Case Management Conference held on September 15, 2011, various
6 email communications were exchanged relating to mediation. The information in these
7 communications had to be relayed by counsel to their respective clients, one of whom (Suprema) is
8 located in Korea. As a result by Friday September 23 the Parties had not been able to agree on a
9 mediator. On Monday, September 26, Craig Daniel, counsel for SecuGen responsible for mediator
10 identification and selection for the defense, left for a pre-planned one week vacation and will not
11 return until Monday, October 3 – this has made it challenging for the parties to complete the
12 selection of the mediator by September 30. The parties jointly believe that a one-week extension of
13 time will better facilitate the selection of appropriate mediator.

14 This requested extension will not alter any other dates or deadlines set by the Court.

15 September 27, 2011 Respectfully submitted,

16 BAKER & MCKENZIE LLP

MITCHELL + COMPANY, LAW OFFICES

17 BY:

BY:

18 /s/ Tod L. Gamlen
19 Tod L. Gamlen

/s/Brian E Mitchell
Brian E Mitchell

20 Attorneys for Plaintiff And Counter-
21 Defendant SUPREMA, INC.

Attorneys for Defendant And
Counterclaimant SECUGEN
CORPORATION

22 **ORDER ~~PROPOSED~~**

23 PURSUANT TO STIPULATION, IT IS SO ORDERED. **There will be no more extensions.**

24 September 29, 2011.

25 

26 Judge William Alsup

ATTESTATION OF CONCURRENCE BY TOD L. GAMLEN

I, Tod L. Gamlen, hereby attest that I am one of the attorneys for Plaintiff And Counter-Defendant SUPREMA, INC. and, as the ECF user and filer of this document, I attest that, pursuant to General Order No. 45(X)(B), concurrence in the filing of this document has been obtained from Brian E Mitchell, the above signatory.

Dated: September 28, 2011

By: /s/ Tod L. Gamlen

Tod L. Gamlen

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