Case3:11-cv-04223-JW Document48 Filed11/03/11 Page1 of 3 1 Nicholas A. Brown (SBN 198210) GREENBERG TRAURIG, LLP IT IS SO ORDEREI 153 Townsend Street, 8th Fl. San Francisco, CA 94107 3 Telephone: (415) 655-1300 Facsimile: (415) 707-2010 4 Email: brownn@gtlaw.com 5 Attorneys for Defendant LG Electronics, U.S.A., Inc. and 6 LG Electronics MobileCom U.S.A., Inc. 7 DISTRIC UNITED STATES DISTRICT COURT 8 FOR THE NORTHERN DISTRICT OF CALIFORNIA 9 10 11 Innovus Prime LLC, CASE NO. 3:11-cv-04223 JW 12 Plaintiff. STIPULATION TO EXTEND TIME 13 FOR DEFENDANTS LG v. ELECTRONICS U.S.A., INC. AND LG 14 **ELECTRONICS MOBILECOM U.S.A.,** LG Electronics Inc., et al. INC. TO RESPOND TO COMPLAINT 15 Defendants. 16 Complaint Filed: August 26, 2011 **17** 2nd Amended 18 Complaint Filed: November 2, 2011 19 20 21 22 23 24 25 26 27 28 STIPULATION TO EXTEND TIME FOR Case No. 3:11-CV-04223-JW DEFENDANTS LG ELECTRONICS, U.S.A. AND

LG ELECTRONICS MOBILECOM, U.S.A. TO

RESPOND TO COMPLAINT

Innovus Prime, LLC v. LG Electronics, Inc et al

Doc. 50

	WHEDEAS Digintiff Innovate Prime LLC ("Digintiff") filed	a second amended	
1	WHEREAS, Plaintiff Innovus Prime LLC ("Plaintiff") filed a second amended		
2	complaint on November 2, 2011;		
3	IT IS HEREBY STIPULATED by Plaintiff and defendants LG Electronics U.S.A., Inc.,		
4	and LG Electronics MobileCom U.S.A., Inc. that the time for LG Electronics U.S.A., Inc. and		
5	LG Electronics MobileCom U.S.A., Inc. to move, answer, or otherwise respond to the		
6	complaint is extended to and including December 9, 2011.		
7	Plaintiff and LG Electronics U.S.A. Inc., previously stipulated to extend the time for LG		
8	Electronics U.S.A. Inc. to respond to the initial complaint to November 10, 2011. LG		
9	Electronics MobileCom U.S.A., Inc. has not previously requested or received any extensions of		
10	time in this matter.		
11	This stipulated change in time will not alter the date of any event or any deadline		
12	currently fixed by Court order.		
13	Filer's Attestation Of Concurrence By Signatory		
14	I, Nicholas A. Brown, counsel for Defendant hereby attest that LG Electronics U.S.A.,		
15	Inc., and LG Electronics MobileCom U.S.A., Inc. have obtained the concurrence of John W.		
16	Carpenter in the filing of this document.		
17	17 DATED N. 1 2 2011 CREENBERG TRAIN		
18	DATED: November 3, 2011 GREENBERG TRAUF	RIG, LLP	
19	19		
20	By: /s/ Nicholas A. Brown		
21	Nicholas A. Brown Attorneys for Defendant		
22	LG Electronics, U.S LG Electronics Mo	bileCom U.S.A., Inc.	
23	23		
24	Of Counsel: Richard D. Harris Kayin I. O'Sha		
25	Kevin J. O'Shea Jeffrey G. Mote		
26	GREENBERG TRAURIG, LLP 77 West Wacker Drive, Suite 3100 Chiange H. 60601		
27	Chicago, IL 60601 Telephone: (312) 4		
28	Facsimile: (312) 89 STIPULATION TO EXTEND TIME FOR DEFENDANTS LG ELECTRONICS, U.S.A., INC. AND LG ELECTRONICS MOBILECOM, U.S.A.,	99-0385 Case No. 3:11-CV-04223-JW	

INC. TO RESPOND TO COMPLAINT

1		
2	DATED: November 2, 2011	LAW OFFICES OF JOHN W. CARPENTER, LLC
3		
4		By: /s/ John W Carpenter (by permission)
5		By: /s/ John W. Carpenter (by permission) John W. Carpenter (SBN) 221708 Law Offices of John W. Carpenter, LLC
6		12 Metairie Court Metairie, LA 70001-3032
7		(415) 577-0698
8		Email: john@jwcarpenterlaw.com Attorneys for Plaintiff INNOVUS PRIME LLC
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	STIPULATION TO EXTEND TIME FOR	-2- Case No. 3:11-CV-04223-JW

Case3:11-cv-04223-JW Document48 Filed11/03/11 Page3 of 3

DEFENDANTS LG ELECTRONICS, U.S.A., INC. AND LG ELECTRONICS MOBILECOM, U.S.A., INC. TO RESPOND TO COMPLAINT