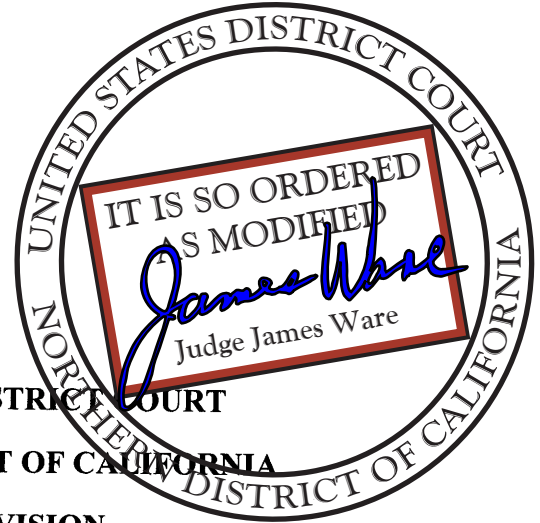


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8 *Attorneys for Plaintiff,*  
9 *Innovus Prime LLC*



10 **IN THE UNITED STATES DISTRICT COURT**  
11 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**  
12 **SAN FRANCISCO DIVISION**

<p>13 <b>Innovus Prime LLC</b></p> <p>14 Plaintiff and Counterclaim 15 Defendant</p> <p>16 v.</p> <p>17 <b>LG Electronics Inc. et al</b></p> <p>18 Defendants 19 Counterclaimant Vizio, Inc.</p>	<p>20 Civil Action No. 11- 04223 JW</p> <p>21 <b>STIPULATION AND <del>PROPOSED</del></b> 22 <b>ORDER FOR ENLARGING THE TIME</b> 23 <b>PERIOD FOR INNOVUS PRIME LLC</b> 24 <b>TO RESPOND TO PIXELWORKS, INC'S</b> 25 <b>MOTION TO DISMISS</b></p> <p>26 Judge: James Ware</p>
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1 **STIPULATION**

2  
3 Pursuant to Civil L.R. 6-1(b), Plaintiff and Counterclaim Defendant, Innovus Prime, LLC  
4 (“INNOVUS”), and Defendant, Pixelworks, Inc. (“PIXELWORKS”), hereby stipulate to  
5 enlarging the time period for INNOVUS to respond PIXELWORKS’ Motion to Dismiss, and for  
6 PIXELWORKS to reply to INNOVUS’ response. Civil Local Rule 7-3 was recently revised to  
7 change the briefing schedule for a motion so that an opposition to a motion is due 14 days after the  
8 motion was filed, and a reply to the opposition is due 7 days after the opposition is filed, rather  
9 than counting backward from the hearing date.  
10

11 PIXELWORKS’ Motion to Dismiss was filed on November 23, 2011.

12 INNOVUS response to PIXELWORKS’ motion is currently due on December 7, 2011.

13 Because of the Thanksgiving holidays and the upcoming Christmas holidays, INNOVUS  
14 needs additional time to respond and because of this enlargement, PIXELWORKS will need  
15 additional time to reply to INNOVUS’ response.  
16

17 The hearing date for PIXELWORKS’ motion is currently set for January 23, 2012.

18 The parties have agreed that INNOVUS may have until December 28, 2011 to respond to  
19 PIXELWORKS’ Motion to Dismiss, and PIXELWORKS will have until January 10, 2012 to reply  
20 to INNOVUS’ response, or to whatever date and time thereafter may be set by the Court.  
21

22 This is the first request for a time period enlargement for INNOVUS to respond to  
23 PIXELWORKS’ motion, and for PIXELWORKS to reply to INNOVUS’ response.

24 This Stipulation would have no material effect on the schedule for this case.

25 Accordingly, it is hereby stipulated and agreed that INNOVUS’ time for responding to  
26 PIXELWORKS’ Motion to Dismiss be enlarged to December 28, 2011, and PIXELWORKS’ time  
27 for replying to INNOVUS’s response be enlarged to January 6, 2012.

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Attestation re: Electronic Signature

I, John W. Carpenter, am the ECF User whose ID and password are being used to file this document. In compliance with General Order 45, § X.B, I hereby attest that Mark Grant has concurred in this filing.

Respectfully submitted,

DATED: Dec. 6, 2011

By /s/ John W. Carpenter  
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DATED: Dec. 6, 2011

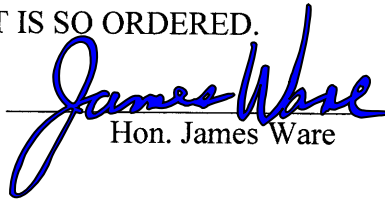
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Pixelworks, Inc. Corporation

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**ORDER**

PURSUANT TO STIPULATION, IT IS SO ORDERED.

  
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Hon. James Ware