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17		TES DISTRICT COURT	
18		ISTRICT OF CALIFORNIA SCO DIVISION	
19			
20	BLUESTONE INNOVATIONS LLC,	Case No. 3: 12-cv-00059-SI	
21	Plaintiff,	STIPULATION AND P ROPOSED ORDER UNDER LOCAL RULE 7-12 TO SERVE	
22	v.	AMENDED PATENT L.R. 3-1 INFRINGEMENT CONTENTIONS	
23	NICHIA CORPORATION and NICHIA AMERICA CORPORATION,		
24			
25	Defendants.	Judge: Honorable Susan Illston Courtroom: 10, 19th Floor	
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	STIPULATION UNDER LOCAL RULE 7-12 TO SERVE AMENDED PATENT L.R. 3-1 INFRINGEMENT CONTENTIONS Case No. 3: 12-cv-00059-SI		
		Dockets.Justia.d	om

IT IS HEREBY STIPULATED BY THE PARTIES, THROUGH THEIR

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|| UNDERSIGNED COUNSEL:

Pursuant to Civil L.R. 7-12 and Patent L.R. 3-6, Plaintiff Bluestone Innovations, LLC ("Bluestone") and Defendants Nichia Corporation and Nichia America Corporation ("Nichia"), by and through their undersigned counsel, hereby consent and stipulate that, with leave of Court, Bluestone may serve amended Patent L.R. 3-1 infringement contentions upon Nichia. In support of this stipulation, the parties state as follows:

8 On July 26, 2013, Bluestone served its Patent L.R. 3-1 Disclosure of Asserted Claims and 9 Infringement Contentions and its Patent L.R. 3-2 Document Production Accompanying Disclosure as required by the Court's Scheduling Order. (Dkt. No. 331). Nichia informed Bluestone on August 6, 10 11 2013 that it believed Bluestone's infringement contentions were deficient. The parties held a telephonic meet and confer on August 7, 2013. The parties discussed two issues during the telephonic meet and 12 13 confer. The first issue was whether Bluestone could properly rely upon 7 representative claim charts for the 101 Nichia products accused of infringement in Bluestone's Patent L.R. 3-1 infringement 14 15 contentions. The parties were unable to resolve their dispute on this issue and Nichia filed a discovery 16 dispute letter pursuant to the Court's procedures. (Dkt. No. 334).

17 The second issue discussed during the August 7, 2013 telephonic meet and confer was the 18 sufficiency of Bluestone's infringement claim charts with regards to the last element of claims 1 and 23. 19 Nichia contended that Bluestone's infringement contentions failed to identify with specificity the "crack 20 planes of the epitaxial film" and the "mesas . . . surfaces oriented along" those crack planes as required 21 by the asserted claims. Bluestone contended that its Patent L.R. 3-1 infringement contentions provided 22 sufficient detail by which one of ordinary skill in the art would be able to ascertain the manner in which 23 the "crack planes of the epitaxial film" and the "mesa . . . surfaces oriented along those crack planes" are 24 present in the accused Nichia products.

In an effort to avoid burdening the Court with a discovery dispute on this issue, the parties agreed to work together to resolve this matter. Bluestone provided Nichia with an exemplary claim chart that provided a further explanation (both graphically and in writing) of Bluestone's contention regarding the presence of this last claim element in one of Nichia's accused products, Nichia's NVSL219AT LED.
Nichia reviewed the proposed amendment to the claim chart for the NVSL219AT LED and informed
Bluestone that, based on Bluestone's representation that it will supplement each of its claim charts in the
same manner, Nichia no longer intended to move on this discovery dispute. The only issue that remains
on this front is the due date of Nichia's invalidity contentions in light of Bluestone's supplementation of
its infringement contentions. This issue is raised in the parties' discovery dispute letter. (*See* Dkt. No.
334).

Accordingly, the parties stipulate that Bluestone may amend its Patent L.R. 3-1 infringement contentions within three days of this Stipulation and Proposed Order to provide a further graphical and textual explanation regarding the manner in which the "crack planes of the epitaxial film" and the "mesa ... surfaces oriented along those crack planes" are present in the accused Nichia products.

1	Dated: August 26, 2013	NIRO, HALLER, & NIRO
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		CAL RULE 7-12 TO SERVED AMENDED PATENT L.R. 3-1 IFRINGEMENT CONTENTIONS Case No. 3: 12-cv-00059-SI

1	Dated: August 26, 2013 DURIE TANGRI LLP	
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21		
22	I, David J. Mahalek, am the ECF User whose identification and password are being used to file this	
23	Stipulation Under Local Rule 7-12. Pursuant to Civil L.R. 5-1(i)(3), I hereby attest that counsel for the	
24	foregoing parties have concurred in this filing.	
25	<u>/s/ David J. Mahalek</u>	
26	DAVID J. MAHALEK	
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	STIPULATION UNDER LOCAL RULE 7-12 TO SERVED AMENDED PATENT L.R. 3-1 INFRINGEMENT CONTENTIONS Case No. 3: 12-cv-00059-SI	

1	PURSUANT TO STIPULATION, IT IS SO ORDERED.
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3	Dated: 8/27/13
4	Susan Delaton
5	HONORABLE SUSAN ILLSTON
6	UNITED STATES DISTRICT JUDGE
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	STIPULATION UNDER LOCAL RULE 7-12 TO SERVED AMENDED PATENT L.R. 3-1 INFRINGEMENT CONTENTIONS Case No. 3: 12-cv-00059-SI