

1 John V. Picone III, Bar No. 187226
 jpicone@hopkinscarley.com
 2 Jennifer S. Coleman, Bar No. 213210
 jcoleman@hopkinscarley.com
 3 Christopher A. Hohn, Bar No. 271759
 chohn@hopkinscarley.com
 4 HOPKINS & CARLEY
 A Law Corporation
 5 The Letitia Building
 70 South First Street
 6 San Jose, CA 95113-2406

7 **mailing address:**
 P.O. Box 1469
 8 San Jose, CA 95109-1469
 Telephone: (408) 286-9800
 9 Facsimile: (408) 998-4790

10 Daniel R. Scardino
 Cabrach J. Connor
 11 Chad Ennis
 REED & SCARDINO LLP
 12 301 Congress Avenue, Suite 1250
 Austin, TX 78701
 13 Telephone: (512) 474-2449
 Facsimile: (512) 474-2622
 14 dscardino@reedscardino.com
 cconnor@reedscardino.com
 15 cennis@reedscardino.com

16 Attorneys for Plaintiff
 EON CORP. IP HOLDINGS, LLC
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18 UNITED STATES DISTRICT COURT
 19 NORTHERN DISTRICT OF CALIFORNIA
 20 SAN FRANCISCO DIVISION

21 EON CORP. IP HOLDINGS, LLC,

22 Plaintiff,

23 v.

24 SPRINT SPECTRUM, L.P.; ARUBA
 NETWORKS, INC.; BROADSOFT, INC.;
 25 CLAVISTER AB; CISCO SYSTEMS,
 INC.; MAVENIR SYSTEMS, INC.;
 26 MERU NETWORKS, INC.; SERCOMM
 CORPORATION; SONUS NETWORKS,
 27 INC.; STOKE, INC.; TAQUA, LLC; HTC
 AMERICA, INC.; UNITED STATES
 28 CELLULAR CORPORATION;

CASE NO. 3:12-cv-01011-JST (EDL)

**STIPULATED REQUEST AND ~~PROPOSED~~
 ORDER FOR EXTENSION OF TIME FOR
 EON TO FILE A RESPONSE TO
 SERCOMM'S NOTICE OF MOTION AND
 MOTION TO:**

- 1) **COMPEL INFRINGEMENT
 CONTENTIONS THAT COMPLY WITH
 PATENT L.R. 3-1; AND**
- 2) **FOR A PROTECTIVE ORDER TO STAY
 OR LIMIT CERTAIN DISCOVERY**

1 MOTOROLA MOBILITY HOLDINGS,
2 INC.; MOTOROLA SOLUTIONS, INC.;
3 KINETO WIRELESS, INC.; and
4 AIRVANA, INC.,

Defendants.

Date: June 4, 2013
Time: 9:00 AM
Location: Courtroom E, 15th Floor

Discovery Matters Referred to United States
Magistrate Judge Elizabeth D. Laporte

5 Plaintiff EON Corp. IP Holdings, LLC (“EON”) hereby requests and Defendant SerComm
6 Corporation (“SerComm”) agrees to a ten (10) day extension of time for EON to file a response to
7 SerComm’s Notice of Motion and Motion to:

8 1) An Order compelling EON to provide infringement contentions that comply with
9 patent L.R. 3-1; and,

10 2) A Protective Order to stay or limit certain discovery.

11 On April 8, 2013, EON filed a Motion for Extension of Time (Dkt. No. 674) for EON to
12 respond to SerComm’s Motion. On April 18, EON filed a Stipulated Request for Extension of
13 Time. (Dkt. No. 677). Since then, the parties reached a tentative agreement regarding the above
14 issues and expect to finalize the agreement in the next several days. Therefore, the motion will
15 likely be mooted prior to any necessary hearing. The requested extension for time will move the
16 Response due date to May 13, and the Reply due date to May 20, 2013. The motion is currently
17 set for hearing on June 4, 2013. The parties request that the hearing be continued. In the event
18 that the parties are unable to reach a resolution, the parties agree to reschedule a hearing date at
19 the Court’s earliest convenience.

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The extension will affect no other date or deadline in this case. For the foregoing reasons, EON requests and SerComm does not oppose that the Court grant the request and extend the deadline for EON to file its response to SerComm's Motions.

Dated: May 2, 2013

HOPKINS & CARLEY
A Law Corporation

By: /s/ John V. Picone III
John V. Picone III
Attorneys for Plaintiff
EON CORP. IP HOLDINGS, LLC

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: May 6, 2013

