Golden Ga	te	Technology, Inc. v. Mentor Graphics, Corp.

1 2 3 4 5 6 7 8 9	ANDREW D. FORTNEY (SBN 178699) SHERRIE M. FLYNN (SBN 240215) BRADLEY J. LEVANG (SBN 226922) The Law Offices of Andrew D. Fortney, Ph.D., P.C. 1725 N. Fine Ave., Suite 101 Fresno, CA 93727 Telephone: (559) 432-6847 Facsimile: (559) 432-6872 Email: <i>andrew.fortney@fortneylaw.com</i> Email: <i>sherrie.flynn@fortneylaw.com</i> Email: <i>sherrie.flynn@fortneylaw.com</i> Email: <i>bradley.levang@fortneylaw.com</i> Attorneys for Plaintiff GOLDEN GATE TECHNOLOGY, INC.	MARK E. MILLER (SBN 130200) MICHAEL SAPOZNIKOW (SBN 242640) TIMOTHY BYRON (SBN 277569) ELIZABETH OFFEN-BROWN (SBN 279077) O'Melveny & Myers LLP Two Embarcadero Center, 28th Floor San Francisco, California 94111-3823 Telephone: (415) 984-8700 Facsimile: (415) 984-8700 Email: markmiller@omm.com Email: msapoznikow@omm.com Email: tbyron@omm.com Email: eoffenbrown@omm.com Attorneys for Defendant MENTOR GRAPHICS CORPORATION				
10						
11	UNITED STATES DISTRICT COURT					
12	NORTHERN DIST	TRICT OF CALIFORNIA				
13	SAN FRAN	CISCO DIVISION				
14 15	GOLDEN GATE TECHNOLOGY, INC., a California Corporation) Case No.: 3:12-cv-01840-SI				
16	Plaintiff,	 STIPULATION AND [PROPOSED] ORDER REGARDING REVISED CASE SCHEDULE 				
17 18 19 20	vs. MENTOR GRAPHICS CORP., an Oregon Corporation,	JUDGE: HON. SUSAN ILLSTON				
21 22	Defendant					
23 24 25	Plaintiff Golden Gate Technology, I Corporation ("Defendant") hereby agree and	Inc. ("Plaintiff") and Defendant Mentor Graphics stipulate as follows:				
26	WHEREAS, on October 4, 2012, the	e Court granted the Joint Motion for Extension of				
27	Time which stipulated that Defendant's Inv	alidity Contentions will be due on December 15,				
28	2012, and that the parties will submit a joint	schedule pursuant to the Patent Local Rules to set				
	all subsequent dates after GGT submits an Ar	mended Complaint (ECF No. 35);				
	Stipulation and [Proposed] Order Regarding Revised Case Schedule	Case No. 3:12-cv-01840-SI Docke				

WHEREAS, on October 12, 2012, the Court granted the Stipulation and [Proposed] Order Regarding Filing of First Amended Complaint and Service of Amended Infringement Contentions (ECF No. 38);

WHEREAS, as part of the October 12, 2012 Stipulation, the parties agreed to jointly submit a revised schedule by November 15, 2012 (ECF No. 38);

WHEREAS, Plaintiff filed its First Amended Complaint for Patent Infringement ("FAC") on October 17, 2012 (ECF No. 39); and

WHEREAS, Defendant filed its Answer to the FAC on November 5, 2012 (ECF No. 40). IT IS HEREBY STIPULATED that subject to the Court's approval and any modifications to be made by the Court subject to the Court's availability, the case schedule shall be modified as follows:

12	Event	Current Date	[Proposed] New Date
13	Defendant serves Invalidity Contentions	December 15, 2012	N/A
14		(ECF No. 35)	
15	Parties exchange a list of claim terms, phrases	October 16, 2012	January 14, 2012
16	or clauses which that party contends should be construed by the Court		
17	The parties will exchange proposed	November 7, 2012	February 4, 2013
18	constructions and extrinsic evidence pursuant to Pat. L.R. 4-2.		
19	The Parties will meet and confer and file a	December 4, 2012	March 4, 2013
20	Joint Claim Construction and Prehearing Statement		
21	Completion of any discovery concerning claim construction, including	January 15, 2013	April 3, 2013
22	depositions/discovery of experts.		
23	Plaintiff files Opening Claim Construction Brief	January 29, 2013	April 17, 2013
24	Defendant files Opposing Claim Construction Brief	February 12, 2013	May 1, 2013
25	Plaintiff files Reply Claim Construction Brief	February 19, 2013	May 8, 2013 2013
26	Technology Tutorial	March 6, 2013	May 15, 2 012 or at the Court's convenience
27 28	Claim Construction Hearing	March 13, 2013	May 22, 2 012 or at the Court's convenience
20			Court & convenience

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Case No. 3:12-cv-01840-SI

7/12/13 @ 3:00 p.m.

Further Case Management Conference	At the Court's	At the Court's
	convenience	convenience
Deadline to Amend the Pleadings Without	20 days after claim	20 days after claim
Obtaining Leave from the Court	construction order	construction order
Production of Advice of Counsel Evidence	50 days after claim	50 days after claim
	construction order	construction order
Date: <u>November 15, 2012</u>	Respectfully Submitted O'MELVENY & MYE	·
	By: /Mark E. Miller/	
	MARK E. MILLER	
	MICHAEL	SAPOZNIKOW
	TIMOTHY	
		TH OFFEN-BROWN
	Attorneys for Defendan	
	MENTOR GRAPHICS	CORPORATION
Date: <u>November 15, 2012</u>	Respectfully Submitted, THE LAW OFFICES OF ANDREW D.	
	FORTNEY, Ph.D., P.C	
	By: <u>/Andrew D. Fort</u>	nev/
		D. FORTNEY
		M. FLYNN
	BRADLEY	J. LEVANG
	Attorneys for Plaintiff	
	GOLDEN GATE TECH	HNOLOGY, INC.
Pursuant to General Order 45, § X.B, the file this document has been obtained from each of	2	ncurrence in the filing
PURSUANT TO STIPULATION, IT	IS SO ORDERED.	
Date: 11/16/12	Juran I	XLAUT
	Honorable Susan I	llston
Stipulation and [Proposed] Order Regarding		e No. 3:12-cv-01840-SI