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13	INTERNATIONAL and Counterclaim Defendant ASUSTEK COMPUTER INC.			
14	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION			
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16	DANTAAN	CISCO DI VISION		
17	ASUS COMPUTER INTERNATIONAL,	Case No. 3:12-cv-02099-JST		
18	Plaintiff,			
19	v.	STIPULATED AND [PROPOSED] ORDER		
20	ROUND ROCK RESEARCH, LLC,	PERMITTING THE TAKING OF CERTAIN EXPERT DEPOSITIONS		
21	Defendant.	AFTER THE CLOSE OF EXPERT DISCOVERY		
22				
23	ROUND ROCK RESEARCH, LLC,			
24	Plaintiff,			
25	v.			
26	ASUSTEK COMPUTER INC. and			
27	ASUS COMPUTER INTERNATIONAL,			
28	Defendants.			
		CASE NO.: 3:12-CV-02099-JST		

In light of the schedule of the witnesses, Plaintiff and Counterclaim Defendant ASUS Computer International ("ACI") and Counterclaim Defendant ASUSTeK Computer Inc. ("ASUSTeK") (collectively "ASUS"), and Defendant and Counterclaim Plaintiff Round Rock Research, LLC ("RRR"), have agreed to take certain depositions relating to expert discovery on or about the following dates:

Date

Witness

Kevin Gibb, TechInsights	February 11, 2014	
David Yurkerwich	February 14, 2014	
Keith Ugone	February 18, 2014	
Expert discovery is currently scheduled to close on February 7, 2014. (D.I. 154.)		

Therefore, the above depositions will occur after the deadline for expert discovery.

Nevertheless, RRR and ASUS have agreed that these deposition(s) may be taken out of time and that the parties will not object to such depositions solely on the basis that such deposition(s) are scheduled to take place after the close of expert discovery.

In addition, the parties agree that these depositions will be treated as though they were taken within the original expert discovery period. Specifically, the parties will not object to the following on the basis that such requests are untimely as outside the expert discovery period: (1) a request by the deposing party for documents and other discoverable information that are properly within the scope of expert discovery, the existence and non-production of which is first discovered during these depositions; and (2) to the extent an impasse is reached, any motion brought by the deposing party to compel such materials identified in (1), where the motion is brought no more than 7 days after the deposition in which the existence and non-production of the materials is first discovered.

1	DATED: February 3, 2014	PERKINS COIE LLP
2		By: /s/ Tawen Chang
3		John P. Schnurer, Bar No. 185725 JSchnurer@perkinscoie.com
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16		INTERNATIONAL and Counterclaim Defendant ASUSTEK COMPUTER INC.
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		CASE NO.: 3:12-CV-02099-JST

1	Dated: February 3, 2014	LACK & HAMILL LLP
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15	T.	Fax: 212-351-3401 ead Counsel for Plaintiff
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	3	CASE NO.: 3:12-CV-02099-JST

1	I, Tawen Chang, hereby attest, pursuant to N.D. Cal. General Order No. 45, that the
2	concurrence to the filing of this document has been obtained from each signatory hereto.
3	
4	DATED: February 3, 2014 PERKINS COIE LLP
5	By: _/s/ Tawen Chang
6	Tawen Chang TChang@perkinscoie.com
7	Attorneys for Plaintiff ASUS COMPUTER
8	INTERNATIONAL and Counterclaim Defendant ASUSTEK COMPUTER INC.
9	
10	PURSUANT TO STIPULATION, IT IS SO ORDERED.
11	TES DISTRICA
12	Dated: February 5, 2014
13	The Monorable Jon S. Tigar UNIVED STATES PRED DIE
14	UNIVED STATES IT IS SO ORDERED OF THE STATES OF THE STAT
15	Shr. ag
16	Judge Jon S. Tigar
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18	DISTRICT OF COM
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