WHEREAS, three related shareholder derivative actions<sup>1</sup> against certain of the officers and directors of OCZ Technology Group, Inc. ("OCZ" or the "Company") were filed in this Court;

WHEREAS, on January 14, 2013, the Court entered an order consolidating the Related Actions, appointing Co-Lead Counsel, and setting a deadline of January 25, 2013, for plaintiffs to file a consolidated complaint;

WHEREAS, the initial Case Management Conference ("CMC") in the *Cassiman* and *Vanderschaaf* actions are set for February 7, 2013, and the initial CMC in the *Morton* Action is set for March 21, 2013;

WHEREAS, OCZ has announced that it intends to restate its financial results for certain fiscal periods;

WHEREAS, plaintiffs have requested that the deadline to file the consolidated complaint be extended until after OCZ files its restated financial results with the Securities and Exchange Commission ("SEC"), and defendants have agreed to plaintiffs' request; and

WHEREAS, the parties have met and conferred regarding the upcoming CMCs and the related ADR and CMC deadlines and agree that, given the current procedural posture, and in particular, the fact that the operative complaint has not yet been filed, the CMC and related CMC and ADR deadlines should be extended as set forth below.

NOW THEREFORE, IT IS HEREBY STIPULATED AND AGREED, subject to Court approval, by plaintiffs and defendants, through their respective counsel of record, as follows:

1. The CMCs scheduled for February 7, 2013, and March 21, 2013, and the related CMC and ADR deadlines, are vacated. The initial CMC for this consolidated derivative action

<sup>1</sup> The related actions are: (i) Cassiman v. Petersen, et al., No. C-12-05556-RS, filed October 29, 2012 (the "Cassiman Action"); (ii) Vanderschaaf v. Petersen, et al., No. C-12-06058-RS, filed November 29, 2012 (the "Vanderschaaf Action"); and (iii) Morton v. Schmitt, et al., No. C-12-06343-RS, filed December 14, 2012 (the "Morton Action" and, collectively, the "Related Actions").

AND EXTENDING DEADLINE FOR PLAINTIFFS' CONSOLIDATED COMPLAINT

CASE NO. C-12-05556-RS

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## & DOWD LLP SHAWN A. WILLIAMS Post Montgomery Center One Montgomery Street, Suite 1800 San Francisco, CA 94104 Telephone: (415) 288-4545 Facsimile: (415) 288-4534 shawnw@rgrdlaw.com  ### Co-Lead Counsel for Plaintiffs    Dated: January 23, 2013   WILSON SONSINI GOODRICH & ROSATI BORIS FELDMAN DIANE WALTERS    S			eluedeke@rgrdlaw.com
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Dated: January 23, 2013   WILSON SONSINI GOODRICH & ROSATI BORIS FELDMAN DIANE WALTERS	8		-
DIANE WALTERS	9	Dated: January 23, 2013	
DIANE WALTERS   DIANE WALTERS	10		
DIANE WALTERS	11		s/ Diane Walters
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15 boris.feldman@wsgr.com dwalters@wsgr.com  Counsel for Defendants Ralph H. Schmitt, Adam J. Epstein, Richard L. Hunter, Russell J. Knittel, and Nominal Defendant OCZ Technology Group, Inc.  Boated: January 23, 2013  HOGAN LOVELLS LLP  s/ Norman J. Blears  NORMAN J. BLEARS  21			Telephone: (650) 493-9300
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J. Epstein, Richard L. Hunter, Russell J. Knittel, and Nominal Defendant OCZ Technology Group, Inc.  Dated: January 23, 2013  HOGAN LOVELLS LLP  s/ Norman J. Blears  NORMAN J. BLEARS  1525 University Avenue 4th Floor Palo Alto, California 94301 Telephone: (650) 463-4199 Norman.blears@hoganlovells.com  Counsel for Defendant Arthur F. Knapp, Jr.  Counsel for Defendant Arthur F. Knapp, Jr.			dwalters@wsgr.com
and Nominal Defendant OCZ Technology Group, Inc.  19 Dated: January 23, 2013  HOGAN LOVELLS LLP  s/ Norman J. Blears  NORMAN J. BLEARS  21 22 Palo Alto, California 94301 Telephone: (650) 463-4000 Facsimile: (650) 463-4199 Norman.blears@hoganlovells.com  Counsel for Defendant Arthur F. Knapp, Jr.  25 26 27 28 -3-			
Dated: January 23, 2013   HOGAN LOVELLS LLP	17		and Nominal Defendant OCZ Technology Group,
S/Norman J. Blears   NORMAN J. BLEARS	18	Data da January 22, 2012	
NORMAN J. BLEARS  525 University Avenue 4th Floor Palo Alto, California 94301 Telephone: (650) 463-4000 Facsimile: (650) 463-4199 Norman.blears@hoganlovells.com  Counsel for Defendant Arthur F. Knapp, Jr.  Counsel for Defendant Arthur F. Knapp, Jr.	19	Dated: January 23, 2013	
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26 27 28 - 3 -			Counsel for Defendant Arthur F. Knapp, Jr.
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	28	STIPULATION AND [ <del>PROPOSED</del> ] ORDER (	

CASE NO. C-12-05556-RS

1	I, George C. Aguilar, am the ECF User whose ID and password are being used to file this
2	Stipulation and [Proposed] Order Continuing Case Management Conference and Extending
3	Deadline for Plaintiffs' Consolidated Complaint. In compliance with General Order No. 45,
4	X.B., I hereby attest that Diane Walters and Norman J. Blears have concurred in this filing.
5	
6	s/ George C. Aguilar GEORGE C. AGUILAR
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9	* * *
10	ORDER
11	PURSUANT TO STIPULATION, IT IS SO ORDERED.
12	1/23/13
13	DATED HONORABLE RICHARD SEBORG UNITED STATES DISTRICT JUDGE
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28	- 4 - STIPULATION AND [ <del>PROPOSED</del> ] ORDER CONTINUING CASE MANAGEMENT CONFERENCE
	AND EXTENDING DEADLINE FOR PLAINTIFFS' CONSOLIDATED COMPLAINT CASE NO. C-12-05556-RS