STIPULATION ADJUSTING BRIEFING SCHEDULE ON DEFENDANT'S MOTION TO DISMISS OR STAY CLAIMS

1	B. Subject to the Court's approval, the parties agree to adjust the briefing
2	schedule such that the Plaintiffs' opposition brief will be filed on December 7, 2012, and
3	hiSoft's reply brief will be filed on December 21, 2012.
4	C. This stipulation to adjust the briefing schedule on hiSoft's Motion will
5	not impact the currently scheduled hearing, and will result in the completion of all briefing
6	21 days prior to the January 11, 2013 hearing.
7	
8	STIPULATION
9	1. The parties respectfully request that the Court modify the briefing
10	schedule on hiSoft's pending Motion to Dismiss or Stay Claims scheduled for hearing on
11	January 11, 2013, as follows: Plaintiffs' opposition brief shall be filed by December 7,
12	2012, and hiSoft's reply brief shall be filed by December 21, 2012.
13	SO STIPULATED.
14	
15	DATED: November 28, 2012
16	LINDQUISTLAW
17	
18	By /s/ TED C. LINDQUIST, III
19	TED C. LINDQUIST, III
20	Attorneys for Plaintiffs ALANA KASELITZ and MELISSA KASELITZ
21	
22	DATED: November 28, 2012
23	COTCHETT, PITRE & McCARTHY, LLP
24	
25	By /s/ STEVEN N. WILLIAMS
26	STEVEN N. WILLIAMS
27	Attorneys for Specially Appearing Defendant HISOFT TECHNOLOGY INTERNATIONAL, LTD.
28	-2-
	STIPULATION ADJUSTING BRIEFING SCHEDULE ON DEFENDANT'S MOTION TO DISMISS OR STAY CLAIMS

1	PURSUANT TO STIPULATION, IT IS SO ORDERED:
2 3 4	Dated: November 29, 2012 Making M. Chesney
5	Inited States District Judge
6	
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11	
12	
13	CERTIFICATION
14	I, Ted C. Lindquist, III, am the ECF User whose identification and password
15	are being used to file this Stipulation Adjusting Briefing Schedule On Defendant hiSoft
16	Technology International, Ltd.'s Motion to Dismiss or Stay Claims [Docket Nos. 11, 13].
17	In compliance with General Order 45.X.B., I hereby attest that Steven N. Williams,
18	counsel for Specially Appearing Defendant hiSoft Technology International, Ltd., has
19	concurred in this filing.
20	
21	DATED: November 28, 2012
22	LINDQUISTLAW
23	
24	By /s/ TED C. LINDQUIST, III
25	TED C. LINDQUIST, III
26	Attorneys for Plaintiffs ALANA KASELITZ and MELISSA KASELITZ
27	
28	-3-
	STIPULATION ADJUSTING BRIEFING SCHEDULE ON DEFENDANT'S MOTION TO DISMISS OR STAY CLAIMS