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IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

SKYNET ELECTRONIC CO., LTD.,

No. C 12-06317 WHA

Plaintiff,

v.

**ORDER DENYING REQUEST
FOR RECONSIDERATION**

FLEXTRONICS INTERNATIONAL,
LTD., et al.,

Defendants.

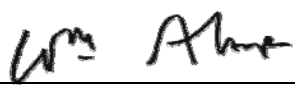
This order construes plaintiff’s “Emergency Ex Parte Application” to enlarge time as a motion for reconsideration of the October 1 order denying the parties’ stipulation to enlarge the briefing schedule on defendants’ motion for partial summary judgment (Dkt. Nos. 71–73).

Aside from being procedurally deficient under Local Rule 7-9, the motion does not set out any facts constituting emergency circumstances. The “extensive preparation and travel” required for a settlement conference do not justify changing regularly-noticed briefing schedules, and counsel’s failure to effectively balance settlement conference preparation and drafting its summary judgment opposition do not create an cognizable “emergency.” The motion is

DENIED.

IT IS SO ORDERED.

Dated: October 2, 2013.



WILLIAM ALSUP
UNITED STATES DISTRICT JUDGE

United States District Court
For the Northern District of California