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13	Facsimile: (617) 646-1666	Attorneys for Intervenor COOLER MASTER CO., LTD.		
14 15	Attorneys for Plaintiff ASETEK DANMARK A/S			
16	UNITED STATES DISTRICT COURT			
17	NORTHERN DISTRICT OF CALIFORNIA			
18	SAN FRANCISCO DIVISION			
19				
20	ASETEK DANMARK A/S,	CASE NO. 3:13-cv-00457-JST		
21	Plaintiff,	JOINT STIPULATION TO MODIFY CASE SCHEDULE;		
22	v.	DECLARATION OF LILY LIM IN		
23	CMI USA, INC., fka COOLER MASTER USA, INC.,	SUPPORT THEREOF; [PROPOSED] ORDER		
24	Defendant,			
25	and			
26	COOLER MASTER CO., LTD.,			
27	Intervenor.			
28				

JOINT STIPULATION TO MODIFY CASE SCHEDULE; DECL. OF LILY LIM; [PROPOSED] ORDER CASE NO. 3:13-cv-00457-JST

1	Plaintiff Asetek Danmark A/S ("Asetek"), Defendant CMI USA, Inc. ("CMI") and
2	Intervenor Cooler Master Co., Ltd. ("Cooler Master") jointly stipulate with the Court's permission,
3	to modify the Case Schedule (Dkt. 393), as provided below. Previously, the parties proposed
4	(Dkt. 381) and the Court adopted (Dkt. 384) a case schedule regarding issues remanded by the
5	Federal Circuit. Subsequently, the parties stipulated to two three-week extensions that the Court
6	adopted (Dkt. 391 and Dkt. 393). The parties have been continuing to cooperate on discovery and
7	seek an additional three-week extension to complete discovery, including depositions of CMI or
8	Cooler Master witnesses that normally reside in Taiwan that began on July 27, 2017, and are
9	scheduled to continue starting on August 2, 2017, in Palo Alto. The extension will also allow the
10	parties to further assess and discuss whether they can resolve the remaining issues and conserve
11	judicial resources. The additional three-week extension will not have any impact on the case other
12	than moving the following due dates.

The parties agree to the proposed new deadlines in the following table.

	Event	Deadline per Dkt. 384	Deadline Per Dkt. 391	Deadline Per Dkt. 393	Proposed New Deadline
5	Discovery cutoff	June 23, 2017	July 14, 2017	Aug. 4, 2017	Aug. 25, 2017
7	Motion for injunction	July 13, 2017	Aug. 3, 2017	Aug. 24. 2017	Sep. 14, 2017
3	against Cooler Master due				
))	Responses due	Aug. 10, 2017	Aug. 31, 2017	Sept. 21, 2017	Oct. 12, 2017
	Replies due	Aug. 24, 2017	Sept. 14, 2017	Oct. 5, 2017	Oct. 26, 2017
2	Motion hearing	Sept. 14, 2017 at 2:00 pm	Any date after Sept.	Any date after Oct. 5, 2017	Any date after Nov. 2, 2017 that is convenient for the
3			14, 2017 that is convenient	that is convenient for	Court.
4			for the Court	the Court	

1	R	espectfully submitted,			
2		NNEGAN, HENDERSON, FARABOW,			
3		GARRETT & DUNNER, LLP			
4	B	y: <u>/s/ Lily Lim</u> Lily Lim			
5		Attorneys for Plaintiff ASETEK DANMARK A/S			
6					
7	Dated: July 28, 2017	OOLEY LLP			
8	B	y: /s/ Kyle D. Chen			
9		Kyle D. Chen Attorneys for Defendant			
10		CMI USA, INC.			
11	Dated: July 28, 2017	OOLEY LLP			
12					
13	By: <u>/s/</u> Kyle D. Chen Kyle D. Chen				
14	Attorneys for Intervenor COOLER MASTER CO., LTD				
15					
16	DECLARATION	AND ATTESTATION			
17	I, Lily Lim, hereby declare that the foregoing statements are true and correct. Further, I				
18		ment has been obtained from counsel for CMI USA,			
19	Inc. and Cooler Master Co., Ltd.				
20		he foregoing is true and correct and that this			
21	declaration was executed in Palo Alto, Californ				
22					
23					
24	Dated: July 28, 2017 FI	INNEGAN, HENDERSON, FARABOW,			
25		GARRETT & DUNNER, LLP			
26		y: /s/ Lily Lim			
27		Lily Lim Attorneys for Plaintiff			
28		Asetek Danmark A/S			
		JOINT STIPULATION TO MODIFY CASE SCHEDULE; DECL. OF LILY LIM; [Proposed] Order Case No. 3:13-cv-00457-JST			

1	[PROPOSED] ORDER			
2	Pursuant to the parties' Stipulation AND FOR GOOD CAUSE SHOWN, the Court adopts			
3	the parties' schedule as set forth in the Stipulation above.			
4	The Court does not anticipate granting any further extensions of the schedule.			
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7	July 31, 2017			
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	JOINT STIPULATION TO MODIFY CA. <u>A</u> SCHEDULE; DECL. OF LILY LIM; [Proposed] Ordi			