1		
2		
3		
4		
5		
6		
7		
8	UNITED STATES	DISTRICT COURT
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN FRANCISCO DIVISION	
11	IN RE OPTICAL DISK DRIVE PRODUCTS	MDL No. 2143
12	ANTITRUST LITIGATION	CACE NO. 2.12 1077 DC
13	This document relates to:	CASE NO. 3:13-cv-1877-RS
14	STATE OF FLORIDA, OFFICE OF THE	STIPULATION AND [PROPOSED] ORDER REGARDING DEFENDANTS' RESPONSES TO THE STATE OF
15	ATTORNEY GENERAL, DEPARTMENT OF LEGAL AFFAIRS,	FLORIDA'S AMENDED COMPLAINT FOR DAMAGES, CIVIL PENALTIES,
16	Plaintiff,	INJUNCTIVE RELIEF
17	V.	
	HITACHI-LG DATA STORAGE, INC., et al.	
19	Defendants.	
20		
21		
22		
2324		
25		
26		
27		
28		

WHEREAS, on October 15, 2013, this Court entered the Joint Stipulation and Order Regarding Service of Process (*see* Dkt. No. 1019), which set deadlines for Defendants to file their responses to the Amended Complaint for Damages, Civil Penalties, Injunctive Relief filed by the State of Florida, Office of the Attorney General, Department of Legal Affairs ("Florida Complaint");

WHEREAS, the deadlines set forth in the above-referenced Order provide for two different response dates for the various Defendants—January 13, 2014 for certain Defendants, and the later of January 13, 2014 or 90 days from receipt of the Florida Complaint delivered in the manner stipulated, for other Defendants;

WHEREAS, the parties agree that a single date for all Defendants to respond to the Florida Complaint promotes efficiency and, thus, is preferable, and have agreed that Defendants should have until January 24, 2014 to file an answer or otherwise respond to the Florida Complaint;

WHEREAS, to the extent any Defendant or Defendants move to dismiss the Florida Complaint on that date, under Federal Rule of Civil Procedure 12 or otherwise, the parties propose that Florida shall have until February 21, 2014 to file a response to any such motions and the moving Defendants shall have until March 3, 2014 to file any replies in support of such motions.

WHEREAS, to the extent any Defendant or Defendants move to dismiss, in whole or in part, the Florida Complaint pursuant to Federal Rule of Civil Procedure 12 or otherwise on January 24, 2014, the undersigned parties agree that those moving Defendants shall not be required to file an answer to the Florida Complaint, if at all, until after the Court rules on any such motion. The parties agree to negotiate in good faith and submit to the court a schedule for any such moving Defendants to file an answer, if necessary.

NOW, THEREFORE, IT IS HEREBY STIPULATED, by and between the undersigned counsel for the parties, and subject to Court approval, that all Defendants shall have until Friday, January 24, 2014 to file their responses to the Florida Complaint. To the extent any Defendant or Defendants move to dismiss that Complaint, in whole or in part, on that date, (i) Florida shall have until February 21, 2014 to file a response to any such motions, and Defendants shall have

1	until March 3, 2014 to file any replies in support of such motions; (ii) those moving Defendants	
2	shall not be required to file an answer to the Florida Complaint, if at all, until after the Court rules	
3	on any such motion; and (iii) the parties shall work in good faith to agree upon and submit to the	
4	court a schedule for any such moving Defendants to file an answer, if necessary.	
5		
6	IT IS SO STIPULATED.	
7	DATED: January 9, 2014 STATE OF FLORIDA	
8	Dry /o/Limshouth A Drody	
9	By /s/ Lizabeth A. Brady LIZABETH A. BRADY	
10	Office of the Attorney General State of Florida	
11	PL-01, The Capitol Tallahassee, FL 32399-1050	
12	Telephone: (850) 414-3300	
13	Facsimile: (850) 488-9134 Liz.Brady@myfloridalegal.com	
14	Attorneys for Plaintiffs State of Florida	
15	DATED: January 9, 2014 LATHAM & WATKINS LLP	
16	DATED. January 7, 2014 LATHAM & WATKING LEI	
17	By /s/ Belinda S Lee BELINDA S LEE	
18	505 Montgomery Street, Suite 2000	
19	San Francisco, CA 94111 Telephone: (415) 395-8240	
20	Facsimile: (415) 395-8240 Facsimile: (415) 395-8095 belinda.lee@lw.com	
21		
22	Attorneys for Defendants Toshiba Samsung Storage Technology Korea Corp., Toshiba Samsung Storage Technology Corp., and Toshiba Corp.	
23	Technology Corp., and Toshiba Corp.	
24	DATED: January 9, 2014 WINSTON & STRAWN LLP	
25		
26	By/s/ Robert B. Pringle ROBERT B. PRINGLE	
27	101 California Street San Francisco, CA 94111-5894	
28	Telephone: (415) 591-1000	
	2	

	Facsimile: (415) 591-1400 rpringle@winston.com
	Attorneys for Defendant NEC Corporation
	Anomeys for Defendant NEC Corporation
DATED: January 9, 2014	ROPES & GRAY LLP
	By <u>/s/ Mark S. Popofksy</u>
	MARK S. POPOFSKY
	One Metro Center
	700 12th Street NW, Suite 900
	Washington, DC 20005-3948
	Telephone: (202) 508-4600
	Facsimile: (202) 508-4650 mark.popofsky@ropesgray.com
	mark.popotsky @ topesgray.com
	Attorneys for Defendants Hitachi-LG Data Storage,
	Inc. and Hitachi-LG Data Storage Korea, Inc.
	D. 1319D. D. 0.0000 1.5.5
DATED: January 9, 2014	BAKER BOTTS LLP
	By/s/ Evan Werbel EVAN WERBEL
	EVAN WERBEL
	1299 Pennsylvania Ave. NW
	Washington, DC 20004 Telephone: (202) 383-7199
	Facsimile: (202) 383-7199
	evan.werbel@bakerbotts.com
	Attorneys for Defendants Koninklijke Philips N.V.,
	Lite-On IT Corp. of Taiwan, Philips & Lite-On
	Digital Solutions Corp., and Philips & Lite-On Digital Solutions U.S.A., Inc.
DATED I COM	DIGUGEDIA GILA PERO LA P
DATED: January 9, 2014	DICKSTEIN SHAPIRO LLP
	By/s/ Lisa M. Kaas
	LISA M. KAAS
	1825 Eye Street NW
	Washington, DC 20006
	Telephone: (202) 420-2200
	Facsimile: (202) 420-2201
	kaasl @dicksteinshapiro.com
	Attorneys for Defendants BenQ Corporation and
	3
	DATED: January 9, 2014 DATED: January 9, 2014

1		BenQ America Corp.
2		
3	DATED: January 9, 2014	O'MELVENY & MYERS LLP
4		By /s/ Ian Simmons
5		IAN SIMMONS
6		1625 Eye Street NW Washington, DC 20006
7		Telephone: (202) 383-5106
8		Facsimile: (202) 383-5414 isimmons@omm.com
9		Attorneys for Defendants Samsung Electronics Co.,
10		Ltd.
11		
12	DATED: January 9, 2014	BOIES SCHILLER & FLEXNER LLP
13		By <u>/s/ John F. Cove, Jr.</u> JOHN F. COVE, JR.
14		· ·
15		1999 Harrison Street, Suite 900 Oakland, CA 94612
16		Telephone: (510) 874-1000
17		Facsimile: (510) 874-1460 jcove@bsfllp.com
18		Attorneys for Defendants Sony Corporation, Sony
19		Optiarc America, Inc., and Sony Optiarc Inc.
20		
21	DATED: January 9, 2014	VINSON & ELKINS LLP
22		By <u>/s/ Craig P. Seebald</u> CRAIG P. SEEBALD
23		
24		2200 Pennyslvania Ave. NW Suite 500 West
		Washington, DC 20037-1701
25		Telephone: (202) 639-6500 Facsimile: (202) 879-8950
26		cseebald@velaw.com
27		Attorneys for Defendant Hitachi, Ltd.
28		
INS		4 Stimulation and I Proposed LOrder re

1	DATED: January 9, 2014	DLA PIPER LLP
2		By/s/ Deanna L. Cairo
3		DEANA L. CAIRO
4		500 8th Street, N.W. Washington, DC 20004
5		Telephone: (202) 799-4523
6		Facsimile: (202) 799-5523 Deana.cairo@dlapiper.com
7		Attorneys for Defendant TEAC Corporation and
8		TEAC Åmerica Inc.
9	DATED: January 9, 2014	EIMER STAHL LLP
10		By/s/ Nathan P. Eimer
11		NATHAN P. EIMER
12		224 South Michigan Avenue, Suite 100
13		Chicago, IL 60604 Telephone: (312) 660-7601
14		Facsimile: (312) 692-1718 neimer@eimerstahl.com
15		Attorneys for Defendant LG Electronics, Inc.
16		Attorneys for Defendant LO Liectronics, Inc.
17	DATED: January 9, 2014	JONES DAY
18		By /s/ Eric P. Enson
19		ERIC P. ENSON
20		555 South Flower Street, Fiftieth Floor Los Angeles, CA 90071
21		Telephone: (213) 489-3939 Facsimile: (213) 243-2539
22		epenson@JonesDay.com
23		Attorneys for Defendant Pioneer Electronics (USA)
24		Inc., Pioneer North America, Inc., Pioneer Corporation, and Pioneer High Fidelity Taiwan
25		Co., LTD.
26		
27		
28		_
		5

1	DATED: January 9, 2014 WIN	TSON & STRAWN LLP
2	2	By/s/ Jeffrey L. Kessler
3	3	JEFFREY L. KESSLER
4		200 Park Avenue
5		New York, NY 10166 Telephone: (212) 294-6700
6		Facsimile: (212) 294-4700
7		jkessler@dl.com
8		Attorneys for Defendant Panasonic Corporation and Panasonic Corporation of North America
9	DATED: January 9, 2014 NOV	VAK DRUCE CONNOLLY BOVE & QUIGG LLP
10		By/s/ Keith A. Walter Jr.
11		KEITH A. WALTER JR.
12		1007 North Orange Street Ninth Floor
13	3	Wilmington, DE 19801 Telephone: (302) 252-4258
14	I.	Facsimile: (302) 658-5614
15	5	Keith.Walter@novakdruce.com
16	5	Attorneys for Defendant Quanta Storage Inc. and Quanta Storage America Inc.
17	II .	N IT IS SO ODDEDED
18	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
19	DATED: <u>1/10/14</u>	Jahr Seden
20		HONORABLE RICHARD SEBORG UNITED STATES DISTRICT COURT JUDGE
21	NY\6126835	
22		
23	3	
24		
25		
26		
27		
28		
		6