1 2 3 4 5 6 7 8 9 10 11 12 13	MARK FOWLER (Bar No. 124235) mark.fowler@dlapiper.com GERALD T. SEKIMURA (Bar No. 096165) gerald.sekimura@dlapiper.com ANDREW P. VALENTINE (Bar No. 162094) andrew.valentine@dlapiper.com ALAN LIMBACH (Bar No. 173059) alan.limbach@dlapiper.com TIMOTHY LÖHSE (Bar No. 177230) timothy.lohse@dlapiper.com BRENT YAMASHITA (Bar No. 206890) brent.yamashita@dlapiper.com ERIK FUEHRER (Bar No. 252578) erik.fuehrer@dlapiper.com SAORI KAJI (Bar No. 260392) saori.kaji@dlapiper.com KATHERINE CHEUNG (Bar No. 288051) katherine.cheung@dlapiper.com DLA PIPER LLP (US) 2000 University Avenue East Palo Alto, CA 94303-2214 Tel: 650.833.2000 Fax: 650.833.2001 Attorneys for Defendant GSI TECHNOLOGY, INC.	
15	UNITED STATES DISTRICT COURT	
16	NORTHERN DISTRICT OF CALIFORNIA	
17	SAN FRANCISCO DIVISION	
18 19 20 21 22 23 24 25 26 27	CYPRESS SEMICONDUCTOR CORPORATION, Plaintiff, v. GSI TECHNOLOGY, INC., Defendant.	CASE NO. 3:13-CV-02013-JST (JCS) STIPULATION AND [PROPOSED] ORDER CONCERNING ENLARGEMENT OF TIME TO BRIEFING DEADLINES JURY TRIAL DEMANDED
28 DLA PIPER LLP (US) EAST PALO ALTO	WEST\258343562	CASE NO. 13-CV-02013-JST (JCS) STIPULATION AND [PROPOSED] ORDER CONCERNING ENLARGEMENT OF TIME TO BRIEFING DEADLINES

Pursuant to Local Rules 6-2 and 7-12 of the United States District Court for the Northern District of California, Defendant GSI Technology, Inc. ("GSI") and Plaintiff Cypress Semiconductor Corporation ("Cypress") stipulate as follows:

WHEREAS, on April 24, 2015, Cypress filed a Notice of Motion and Motion for Order Lifting Stay (Dkt 145) (the "Motion") and an Administrative Motion to Shorten Time to Respond to and for Hearing on Motion for Order Lifting Stay (Dkt 146) (the "Administrative Motion");

WHEREAS, on April 28, 2015, the Court granted the Administrative Motion and set the deadline for any response to the Motion for May 4, 2015, and the deadline for any reply to any response to the Motion for May 6, 2015;

WHEREAS, as set forth in Cypress's Motion, the parties have been engaged in settlement discussions that are ongoing (*see, e.g.*, Motion, footnote 3);

WHEREAS, prior to and concurrently with the filing of this Stipulation, several additional depositions have been put on hold to accommodate ongoing discussions;

WHEREAS, concurrently with the filing of this Stipulation, Cypress requested and GSI agreed to an additional extension of one week for Cypress to respond to GSI's Third Set of Interrogatories to Cypress (Nos. 15-22) and Fourth Set of Requests for Production of Documents to Cypress (Nos. 156-165);

WHEREAS, the parties have met and conferred and agree that, in light of the ongoing discussions and discovery accommodations identified above, a brief enlargement of time for GSI's response to the Motion and Cypress's reply to the response would be appropriate;

IT IS HEREBY AGREED AND STIPULATED by and between the parties, through their respective counsel and subject to the Court's approval, that the briefing deadlines on the Motion be modified as follows to adopt the default briefing deadlines set forth in Local Rule 7-3:

Event	Current Date	New Proposed Date (L.R. 7-3)
Opposition to the Motion	May 4, 2015	May 8, 2015
Reply to the Opposition	May 6, 2015	May 15, 2015

DLA PIPER LLP (US)

EAST PALO ALTO

1	Dated: May 1, 2015	Respectfully Submitted,
2 3		FISH & RICHARDSON, P.C.
4		By: /s/ David Hoffman, by permission David Hoffman
5 6		Attorneys for Plaintiff CYPRESS SEMICONDUCTOR CORP.
7		
8		DLA PIPER LLP (US)
9		By: /s/ Saori Kaji Saori Kaji
10 11		Attorneys for Defendant GSI TECHNOLOGY, INC.
12		
13	PURSUANT TO STIPULATION, IT IS S	O ORDERED.
14	Dated:May 1, 2015	STATILE
15 16	, 2010	By S IT IS SO ORDERED TO THE STATE OF THE ST
17		
18		Judge Jon S. Tigar
19		
20		DISTRICT OF CO
21 22		
23		
24		
25		
2627		
28		2
P (US)	WEST\259242542	-2-

DLA PIPER LLP (US)
EAST PALO ALTO

WEST\258343562

1	SIGNA'	TURE ATTESTATION		
2	I, Saori Kaji, am the ECF user whose identification and password are being used to file			
3	this STIPULATION AND [PROPOSED	this STIPULATION AND [PROPOSED] ORDER CONCERNING ENLARGEMENT OF TIME		
4	TO BRIEFING DEADLINES in complia	TO BRIEFING DEADLINES in compliance with Civil L.R. 6-2 and 7-12. Concurrence to the		
5	filing of this document was obtained from	filing of this document was obtained from David Hoffman, counsel for Cypress Semiconductor		
6	Corporation, on May 1, 2015.			
7	I declare under penalty of perjury under the laws of the United States that the foregoing is			
8	true and correct.			
9	Dated: May 1, 2015			
10)	DLA PIPER LLP (US)		
11		/s/ Saori Kaji		
12	2	Saori Kaji Attorneys for Defendant		
13	3	GSI TECHNOLOGY, INC.		
14	4			
15	5			
16	5			
17	7			
18	3			
19				
20				
21	I			
22	2			
23	3			
24	1			
25	5			
26	5			
27	7			
28	3			

-3-

DLA PIPER LLP (US)
EAST PALO ALTO

WEST\258343562