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Northern District of California

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

CYPRESS SEMICONDUCTOR CORPORATION, Plaintiff, v. GSI TECHNOLOGY, INC., Defendant.

Case No. 13-cv-02013-JST

SCHEDULING ORDER; ORDER ON STIPULATION CONCERNING CLAIM CONSTRUCTION SCHEDULE AND **PROCEDURE**

Re: ECF No. 62

The Court has considered the parties' stipulation concerning the claim construction schedule and procedure. The Court hereby adjusts the schedule as follows:

Event	Current Date	New Date
Claim construction opening brief	February 26, 2014	Unchanged
Claim construction responsive brief	March 19, 2014	March 26, 2014
Claim construction reply brief	March 31, 2014	April 11, 2014
Tutorial	April 15, 2014 at 1:30 p.m.	April 29, 2014 at 2:00 p.m.
Claim construction hearing	April 29, 2014 at 9:30 a.m.	May 20, 2014 at 2:00 p.m.

The parties' stipulated proposal to extend page limits is APPROVED.

The parties shall meet and confer regarding the format, scope, and content of both the tutorial and the claim construction hearing, including but not limited to the permissible subjects of discussion at each, whether experts will testify, and what audio-visual equipment, if any, will be needed by the parties. They also shall exchange copies of any audio-visual material at least ten

court days before they intend to use it in court, and shall bring any disputes regarding the format, scope, or content of any tutorial or hearing to the Court's attention at least **five court days** before the tutorial or hearing. The Court will deem as waived any objection raised less than five court days before the tutorial or hearing. The parties shall lodge hard copies of their presentation materials with the Court on the day of the tutorial or claim construction hearing.

The Court will reserve no more than two hours on its calendar for the tutorial, including a brief recess. The tutorial will not be reported by a court reporter.

At claim construction, the Court will construe only the terms the parties identify in their Joint Claim Construction and Prehearing Statement as "most significant to the resolution of the case up to a maximum of 10." Patent Local Rule 4-3(c). The Court will reserve no more than three hours on its calendar for the claim construction hearing, including a brief recess. The Court prefers that the parties proceed term-by-term, with each party providing its views on each term before moving on to the next. The Court's use of time limits means that the parties may not have the opportunity to present oral argument on every term they have submitted for construction, and the parties should prioritize their presentations accordingly.

Dated: February 3, 2014

JON S. TIGAR United States District Judge