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14	Aylus Networks, Inc.	Facsimile: (619) 699-2701	
15		Attorneys for Defendant APPLE INC.	
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17 18	UNITED STATES DISTRICT COURT		
18 19	NORTHERN DISTRICT OF CALIFORNIA		
20	SAN FRANCISCO DIVISION		
21	AYLUS NETWORKS, INC., a Delaware		
22	corporation,	CASE NO. 3:13-cv-04700-EMC STIPULATION FOR APPLE'S MOTION	
23	Plaintiff,	TO DISMISS AND [P ROPO SED] ORDER	
24	v.	Hearing Date: March 27, 2014 Time: 1:30 p.m.	
25	APPLE INC., a California corporation	Judge: Edward M. Chen Courtroom: 5, 17th floor	
26 27	Defendant.		
27			
05010.00001/5793347.2			
	Case No. 3:13-cv-04700-EMC STIPULATION FOR APPLE'S MOTION TO DISMISS AND [PROPOSED] ORDER Dockets.Justia.com		

WHEREAS, on January 27, 2014, Plaintiff Aylus Networks, Inc. ("Aylus") filed a First 1 2 Amended Complaint; 3 WHEREAS, on February 13, 2014, Defendant Apple Inc. ("Apple"), filed a Notice of Motion And Motion To Dismiss Aylus's First Amended Complaint For Failure To State A Claim, 4 5 Or, In The Alternative, Motion For A More Definite Statement, with a hearing date set for March 6 20, 2014 before Judge Chen; 7 WHEREAS, on February 27, 2014 Aylus and Apple stipulated that (1) Aylus' Opposition 8 to Apple's Motion would be due on March 6, 2014; (2) Apple's Reply to Aylus's Opposition 9 would be due on March 13, 2014; and (3) the hearing for Apple's motion in front of Judge Chen, 10 would be on March 27, 2014 at 1:30 PM; 11 WHEREAS, Aylus and Apple have met and conferred to resolve the matter in good faith 12 and not burden the Court with unnecessary hearings; 13 NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by the parties that: 14 1. Aylus will file a Second Amended Complaint. The only changes to the existing 15 complaint will be to drop the willfulness allegations, namely paragraph 26 and Prayer for Relief 4 16 of the First Amended Complaint. 17 2. Aylus will file the Second Amended Complaint no later than Monday, March 10, 2014. 18 Upon such filing, Apple will withdraw its Motion to Dismiss the First Amended Complaint; and 19 the hearing date for such motion, scheduled for March 27, 2014, will be taken off calendar. 20 3. Aylus intends to seek reasonable discovery regarding willfulness. Apple agrees that it 21 will not object on the grounds of relevance to Aylus' discovery directed to (1) Mr. Rob Orgel's 22 alleged pre-suit knowledge of the patent-in-suit and (2) any alleged Apple monitoring of the 23 issuance of patents in the field of U.S. Patent No. RE44,412 ("the '753/412 patent") that allegedly 24 resulted in Apple's alleged identification of the '753/412 patent. Apple reserves the right to object 25 to any additional discovery on the grounds of relevance in addition to any other non-relevance objections. 26 27 28 05010.00001/5793347.2 _1

1	IT IS SO STIPULATED, THROU	GH COUNSEL OF RECORD.
2	DATED: March 4, 2014	
3	QUINN EMANUEL URQUHART & SULLIVAN, LLP	DLA PIPER LLP (US)
5	/s/ Amar L. Thakur	/s/ Mark D. Fowler
6	Harold A. Barza	MARK D. FOWLER
7	Amar L. Thakur Vincent Pollmeier	CHRISTINE K. CORBETT ROBERT BUERGI
		ROBERT WILLIAMS
8	Attorneys for Plaintiff,	ERIK R. FUEHRER
9	Aylus Networks, Inc.	JONATHAN HICKS
10		Attorneys for Defendant, Apple Inc.
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1	PURSUANT TO STIPULATION, IT IS SO ORDEREDS ATES DISTRIC
2	PURSUANT TO STIFULATION, IT IS SO ORDEREDS
3	Dated: 3/5/14 By: GRANTED
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5	Zo Judge Edward M. Chen
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	Case No. 3:13-cv-04700-EMC STIPULATION FOR APPLE'S MOTION TO DISMISS AND [PROPOSED] ORDER