1	DANIEL JOHNSON, JR. (State Bar No. 57409) MICHAEL J. LYONS (State Bar No. 202284) DION M. BREGMAN (State Bar No. 208393) MORGAN, LEWIS & BOCKIUS LLP 2 Palo Alto Square 3000 El Camino Real, Suite 700 Palo Alto, CA 94306-2122 Tel: 650.843.4000 Fax: 650.843.4001 E-mail: djjohnson@morganlewis.com E-mail: mlyons@morganlewis.com E-mail: dbregman@morganlewis.com Attorneys for Plaintiff			
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8	ENPHASE ENERGY, INC.			
9	UNITED STATES DISTRICT COURT			
10	NORTHERN DISTRICT OF CALIFORNIA			
11	SAN FRAN	NCISCO DIVISION Case No. 3:14-cv-04553-EMC		
12	ENPHASE ENERGY, INC., a Delaware corporation,	CASE MANAGEMENT STATEMENT		
13	Plaintiff,	Date:	March 10, 2015	
14	V.	Time: Location:	9:30 am Courtroom 5, 17th Floor	
15	SOLARBRIDGE TECHNOLOGIES,	Judge:	Hon. Edward M. Chen	
16	INC., a Delaware corporation,			
17	,			
18	Defendant.			
4.0	Defendant.			
19	Defendant. Pursuant to Civil L.R. 16-9, Plaintiff	Enphase Energ	gy, Inc. ("Enphase") provides the	
20				
20 21	Pursuant to Civil L.R. 16-9, Plaintiff	ohase filed its C	Complaint on October 10, 2014,	
202122	Pursuant to Civil L.R. 16-9, Plaintiff following Case Management Statement. Eng	ohase filed its CarBridge"). Sh	Complaint on October 10, 2014, nortly after the Complaint was filed,	
20212223	Pursuant to Civil L.R. 16-9, Plaintiff following Case Management Statement. Engagainst SolarBridge Technologies, Inc. ("Sol	ohase filed its CarBridge"). Shooration ("SunI	Complaint on October 10, 2014, nortly after the Complaint was filed, Power"). In light of this acquisition,	
2021222324	Pursuant to Civil L.R. 16-9, Plaintiff following Case Management Statement. Enpagainst SolarBridge Technologies, Inc. ("Sol SolarBridge was acquired by SunPower Corp	ohase filed its CarBridge"). Shooration ("SunIComplaint so the	Complaint on October 10, 2014, nortly after the Complaint was filed, Power"). In light of this acquisition, at Enphase could explore with	
202122232425	Pursuant to Civil L.R. 16-9, Plaintiff following Case Management Statement. Engagainst SolarBridge Technologies, Inc. ("Sol SolarBridge was acquired by SunPower Corp Enphase has deferred serving a copy of the Company	ohase filed its CarBridge"). Shooration ("Sunle Complaint so the ter can be amic	Complaint on October 10, 2014, nortly after the Complaint was filed, Power"). In light of this acquisition, at Enphase could explore with ably resolved. Enphase expects to be	
2021222324	Pursuant to Civil L.R. 16-9, Plaintiff following Case Management Statement. Engagainst SolarBridge Technologies, Inc. ("Sol SolarBridge was acquired by SunPower Corp Enphase has deferred serving a copy of the C SolarBridge and SunPower whether this matter	ohase filed its CarBridge"). She coration ("Sun Complaint so the ter can be amical resolution is	Complaint on October 10, 2014, nortly after the Complaint was filed, Power"). In light of this acquisition, at Enphase could explore with ably resolved. Enphase expects to be possible. As such, Enphase	

MORGAN, LEWIS & BOCKIUS LLP
ATTORNEYS AT LAW
PALO ALTO

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PLAINTIFF'S CASE MANAGEMENT STATEMENT CASE NO. 3:14-CV-04553-EMC

Conference.

1	Dated: March 3, 2015 Respectfully submitted,			
2	MORGAN, LEWIS & BOCKIUS LLP			
3	MORGAN, LEWIS & BOCKIUS LEF			
4	D //W:1 111			
5	By <u>/s/ Michael J. Lyons</u> Michael J. Lyons			
6	Attorneys for Plaintiff			
7				
8	IT IS SO ORDERED that the CMC is reset from 3/10/15 to 4/23/15 at 9:30 a.m.			
9	A joint CMC Statement shall be filed by 4/16/15. Edward M. Chen TESDISTRICT U.S. District Didge			
10				
11				
12	IT IS SO ORDERED			
13				
14	Judge Edward M. Chen			
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16	DISTRICT OF CE			
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