Doc. 102

1	WHEREAS, DSS and Apple have agreed to extend the time for DSS to file its response
2	to Apple's Motion to Stay Case Pending Completion of IPR Proceedings to Friday, March 27,
3	2015,
4	IT IS HEREBY STIPULATED by and between DSS and Apple that the date for DSS to
5	file its response to Apple's Motion to Stay Case Pending Completion of IPR Proceedings,
6	currently March 26, 2015, will be continued to March 27, 2015.
7	DATED: March 26, 2015
8	BUETHER JOE & CARPENTER, LLC
9	Dry /a/Christanhau M. Iaa
10	By: <u>/s/ Christopher M. Joe</u> Christopher M. Joe Eric W. Buether
11	Brian A. Carpenter Mark D. Perantie
12	Marc A. Ferantie Marc A. Fenster Adam S. Hoffman
13	Attorneys for Plaintiff
14	DSS Technology Management, Inc.
15	
16	ATTESTATION
17	I hereby attest that all other signatories listed concur in the content and have authorized
18	this filing.
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

1	
2	ORDER
3	Good cause appearing therefore, IT IS HEREBY ORDERED that DSS Technology
4	Management, Inc.'s response to Apple, Inc.'s Motion to Stay Case Pending Completion of IPR
5	Proceedings is due on Friday, March 27, 2015.
6	
7	
8	Date: 3/26/2015 By: Hon. HAYWOOD S. GILLIAM, Mr. United States District Judge
10	Officed States District Judge
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	