THOITS LAW A PROFESSIONAL CORPORATION A PROFESSI	mboennighausen@thoits.com Jared M. Ahern/Bar No. 279187 jahern@thoits.com THOITS LAW A Professional Corporation 400 Main Street, Suite 250 Los Altos, California 94022 Telephone: (650) 327-4200 Facsimile: (650) 325-5572  Attorneys for Plaintiff M/A-COM Technology Solutions Inc.  UNITED STATES NORTHERN DISTE SAN FRANC  M/A-COM TECHNOLOGY SOLUTIONS INC., a Delaware corporation,  Plaintiff,  v.  INTEGRATED SEMICONDUCTOR SERVICE, INC., a California corporation; STEVEN L. COLLINS, an individual,  Defendant.	S DISTRICT COURT RICT OF CALIFORNIA ISCO DIVISION  No. 3:15-cv-02423-EMC (KAW)  JOINT CASE MANAGEMENT STATEMENT : ORDER RESETTING CMC  Date: December 17, 2015 Time: 10:30 a.m. Courtroom: 5 Judge: Hon. Edward M. Chen
	137224.007/754426v1  CASE MANAGE	EMENT STATEMENT

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Since the last Case Management Statement filed on November 18, 2015, plaintiff M/A Technology Solutions Inc. ("MACOM") and defendant Steven Collins ("Collins") have entered into a written settlement agreement, which includes a stipulation for entry of judgment if certain payments are not made. The agreement also provides that Judge Westmore will retain jurisdiction to enforce the settlement agreement and enter a stipulated judgment, if necessary. The last payment under this settlement agreement is to be made on December 31, 2016.

Because co-defendant Integrated Semiconductor Service Inc. ("ISS") is a suspended corporation, is not represented, is not a party to the settlement agreement and has not responded to the complaint, MACOM will be filing a request to take its default. However, if Collins makes all the payments under the settlement agreement there will be no reason to have a judgment entered against ISS.

Accordingly, the parties request that the Court keep jurisdiction over this matter until either judgment is entered against both ISS and Collins because Collins fails to make a payment under the settlement agreement, or the parties dismiss the action after the last payment is made on or before December 31, 2016. In light of this, MACOM and Collins respectfully request that the Court vacate the December 17, 2015 status conference.

Dated: December 14, 2015.

## THOITS LAW

By

/s/Andrew P. Holland

Andrew P. Holland Attorneys for Plaintiff M/A-COM Technology Solutions Inc.

IT IS SO ORDERED that the further CMC is reset from 12/17/15 to 7/21/16 at 10:30 a.m. An updated joint CMC statement shall be filed by 7/14/16.

By

SO ORDERED

ODIFIED

**GOINS & ASSOCIATES** 

/s/ Vernon Goins Vernon Goins

**Attorneys for Defendant Steven Collins** 

137224.007/754426v1

Edward M. Chen

U.S. District Judg

CASE MANAGEMENT STATEMENT

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	137224.007/714075v1	1

CERTIFICATE OF SERVICE

## (650) 327-4200

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## JOINT CASE MANAGEMENT STATEMENT

- () By transmitting said document(s) via electronic mail from the electronic mail account: <a href="mailto:mgarcia@thoits.com">mgarcia@thoits.com</a> to each interested party at the electronic mail address(es) shown in the service list. No message was received that the electronic mail was undeliverable.
- (X) By placing said document(s) in a sealed envelope, and causing said envelope to be deposited with the United States Mail at Los Altos, California, addressed for delivery to the person(s) set forth below.
- (X) By transmitting said document(s) via electronic mail to the address registered with the court's ECF system.

Vernon C. Goins, III - via ECF system and REGULAR MAIL vgoins@goinslawfirm.com

Vernon C. Goins, II Goins & Associates, PLC 1330 Broadway, Suite 930 Oakland, CA 94612

I declare under penalty of perjury that the foregoing is true and correct.

Michelle Garcia