David M. Stern (State Bar No. 67697) 1 Michael L. Tuchin (State Bar No. 150375) Robert J. Pfister (State Bar No. 241370) 2 Jonathan M. Weiss (State Bar No. 281217) KLEE, TUCHIN, BOGDANOFF & STERN LLP 3 1999 Avenue of the Stars, Thirty-Ninth Floor Los Angeles, California 90067 4 Telephone: 310-407-4000 310-407-9090 Facsimile: 5 Email: dstern@ktbslaw.com mtuchin@ktbslaw.com 6 rpfister@ktbslaw.com jweiss@ktbslaw.com 7 Steven T. Gubner (State Bar No. 156593) 8 Jason B. Komorsky (State Bar No. 155677) Michael W. Davis (State Bar No. 274126) 9 BRUTZKUS GUBNER ROZANSKY SEROR WEBER LLP 21650 Oxnard Street, Suite 500 10 Woodland Hills, California 91367 Telephone: 818-827-9000 11 Facsimile: 818-827-9099 Email: sgubner@brutzkusgubner.com 12 jkomorsky@brutzkusgubner.com mdavis@brutzkusgubner.com 13 Attorneys for Plaintiff Alfred H. Siegel, as Trustee 14 for the Circuit City Stores, Inc. Liquidating Trust and Peter Kravitz, as Trustee for the RSH 15 Liquidating Trust 16 UNITED STATES DISTRICT COURT 17 NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION 18 19 IN RE OPTICAL DISK DRIVE ANTITRUST Case Nos. 3:15-cv-03248-RS; No. 3:15-cv-LITIGATION 06325-RS 20 Master File No. 3:10-md-2143-RS 21 This document relates to: JOINT STIPULATION AND [PROPOSED] 22 ORDER REGARDING MODIFICATION Siegel v. Sony Corporation, et al. No. 3:15-cv-03248-RS **OF BRIEFING SCHEDULE FOR** 23 **DISPOSITIVE AND DAUBERT MOTIONS** SPECIFIC TO THE CIRCUIT CITY AND Kravitz v. Sony Corporation, et al. 24 No. 3:15-cv-06325-RS **RADIOSHACK ACTIONS** 25 26 27 28

KLEE, TUCHIN, BOGDANOFF & STERN LLP 1999 AVENUE OF THE STARS, THIRTY-NINTH FLOOR LOS ANGELES, CALIFORNIA 90067 TELEPHONE: 310-407-4000 Plaintiffs Alfred H. Siegel, in his capacity as Trustee for the Circuit City Stores, Inc.
 Liquidating Trust, and Peter Kravitz, in his capacity as Trustee for the RSH Liquidating Trust
 (together, the "Trustees") and defendants Koninklijke Philips N.V., Philips North America LLC,
 Lite-On IT Corporation, Line-On Sales and Distribution Inc., Philips and Lite-On Digital
 Solutions Corporation, and Philips & Lite-On Digital Solutions U.S.A., Inc. (collectively, the
 "PLDS Defendants," and together with the Trustees, the "Parties"), by and through undersigned
 counsel, stipulate and agree to the below:

8 WHEREAS, on January 25, 2017, this Court entered a Case Management Order ("Case
9 Management Order") setting a schedule for dispositive and *Daubert* motions and other deadlines
10 in the multi-district litigation styled *In re Optical Disk Drive Antitrust Litig.*, MDL No 2143 (the
11 "MDL") (Dkt. No. 2211);

12 WHEREAS, the Case Management Order set a July 21, 2017 deadline for Daubert 13 motions in the MDL, and an August 11, 2017 deadline for oppositions to dispositive motions; 14 WHEREAS, on June 30, 2017 the PLDS Defendants filed, among other dispositive 15 motions, the Defendants Philips North America LLC and Lite-On Sales & Distribution, Inc.'s 16 Joint Motion for Summary Judgment [Dkt. No. 2333] (the "PLDS MSJ"), which motion relates 17 only to the Trustees' Actions (Siegel v. Sony Corporation, et al., No. 3:15-cv-03248-RS and 18 Kravitz v. Sony Corporation, et al., No. 3:15-cv-06325-RS, the "Trustees' Actions"); 19 WHEREAS, the Trustees have reached an agreement in principle with the PLDS

20 Defendants concerning a resolution between the Trustees and the PLDS Defendants;

WHEREAS, in order to complete settlement negotiations and finalize the terms of any
settlement agreement, and in the interests of judicial economy, the Trustees and the PLDS
Defendants request that the Court temporarily take off calendar the July 21 deadline for the PLDS
Defendants to file any *Daubert* motions in the Trustees' Actions only and the August 11 deadline
for the Trustees to file any opposition to the PLDS MSJ; and

WHEREAS, in the unlikely event that settlement between the Trustees and the PLDS

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STIPULATION RE BRIEFING SCHEDULE MODIFICATION MDL No. 3:10-md-02143-RS Case No. 3:15-cv-03248 RS Case No. 3:15-cv-06325 RS

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Defendants is not finalized, counsel for the Trustees and the PLDS Defendants agree to meet and
 confer in good faith in order to submit a joint report regarding the need for a revised briefing
 schedule for responsive dispositive and/or *Daubert* motions specific to the Trustees' Actions as it
 relates to the PLDS Defendants, no later than August 25, 2017; and

5 WHEREAS, nothing in this Stipulation alters or is intended to alter any other dates or
6 Orders of this Court in the MDL or in any other individual or related action;

NOW, THEREFORE, IT IS HEREBY JOINTLY STIPULATED by and between the
undersigned counsel for the Trustees and the PLDS Defendants, as follows:

9 1. The filing deadlines for the PLDS Defendants to file *Daubert* motions specific to
10 the Trustees' Actions, and the filing deadlines for the Trustees to oppose the PLDS MSJ, are taken
11 off calendar.

If necessary, no later than August 25, 2017, the Trustees and the PLDS Defendants
 shall submit to this Court a joint report regarding the need for a revised briefing schedule, and a
 proposed revised briefing schedule, for responsive dispositive and *Daubert* motions specific to the
 Trustees' Actions as it relates to the PLDS Defendants.

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IT IS SO STIPULATED.

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1 2	DATED: July 19, 2017	KLEE, TUCHIN, BOGDANOFF & STERN LLP
2		Counsel for Plaintiff Alfred H. Siegel, as Trustee for the Circuit City Stores, Inc. Liquidating Trust
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5		/s/ Jonathan M. Weiss
6		Jonathan M. Weiss
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9	DATED: July 19, 2017 KLEE, TUCHIN, BOGDANOFF & STERN LLP	
10		<i>Counsel for Plaintiff Peter Kravitz, as Trustee for the</i> <i>RSH Liquidating Trust</i>
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12		/s/ Jonathan M. Weiss Jonathan M. Weiss
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28		3 STIPULATION RE BRIEFING SCHEDULE MODIFICATION
		MDL No. 3:10-md-02143-RS Case No. 3:15-cv-03248 RS Case No. 3:15-cv-06325 RS
		Case 100. 5.13-67-00525 KS

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2	2 Attorne	ER BOTTS LLP neys for Defendants Lite-On IT Corp., Lite-On		
3		& Distribution Inc., Koninklijke Philips N.V., os Electronics North America Corporation, Philips		
4		e-On Digital Solutions Corp., and Philips & Lite- igital Solutions USA, Inc.		
5	5	<u> </u>		
6		an Werbel		
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8		TT A TTANI		
9	ATTESTATION			
10	Pursuant to Local Rule $5-1(i)(3)$ , I hereby attest that concurrence in the filing of this			
11	document has been obtained from each of the other signatories.			
12	DATED: July 19 2017 /s/ Jon	nathan M. Weiss		
13	Jonatha	nan M. Weiss		
14	CEDTIEICATI	CERTIFICATE OF SERVICE		
15	In accordance with Rule 5-5 of the Local Rules of Practice in Civil Proceedings Before the			
16 17	United States District Court for the Northern District of California, I, Jonathan M. Weiss, hereby			
17	/	certify under penalty of perjury under the laws of the United States of America that on July 19,		
18	2017, a true copy of the above document was filed through the Court's Case			
20	Managamant/Elastronia Casa Filing ("CM/ECE")	Management/Electronic Case Filing ("CM/ECF") System and served by that System upon all		
20	acural of record registered for the System and d	counsel of record registered for the System and deemed to have consented to electronic service in		
22	the above continued acco			
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24		nathan M. Weiss		
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28	8	4 STIPULATION RE BRIEFING SCHEDULE MODIFICATION MDL No. 3:10-md-02143-RS Case No. 3:15-cv-03248 RS Case No. 3:15-cv-06325 RS		

1	PURSUANT TO STIPULATION, ANI THEREFORE, IT IS SO ORDERED.	WITH GOOD CAUSE APPEARING
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4	4	Rihlsehr
5		n. Richard Seeborg ited States District Judge
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27	7	1 STIPULATION RE BRIEFING SCHEDULE
28	8	MODIFICATION MDL No. 3:10-md-02143-RS Case No. 3:15-cv-03248 RS Case No. 3:15-cv-06325 RS

KLEE, TUCHIN, BOGDANOFF & STERN LLP 1999 AVENUE OF THE STARS, THIRTY-NINTH FLOOR LOS ANGELES, CALIFORNIA 90067 TELEPHONE: 310-407-4000