1	Robert F. McCauley (SBN 162056)	Gordon M. Fauth, Jr. (SBN 190280)
2	robert.mccauley@finnegan.com Erik P. Puknys (SBN 190926)	LITIGATION LAW GROUP 1801 Clement Avenue, Suite 101
3	erik.puknys@finnegan.com	Alameda, CA 94501
3	Jacob Schroeder (SBN 264717) jacob.schroeder@finnegan.com	Telephone: (510) 238-9610
4	Jeffrey D. Smyth (SBN 280665)	Facsimile: (510) 337-1431
5	jeffrey.smyth@finnegan.com	gmf@classlitigation.com
_	FINNEGAN, HENDERSON, FARABOW,	Kent E. Baldauf, Jr. (PA ID No. 70793)*
6	GARRETT & DUNNER, LLP 3300 Hillview Avenue	Bryan P. Clark (PA ID No. 205708)*
7	Palo Alto, California 94304	Christian D. Ehret (PA ID No. 311984)* THE WEBB LAW FIRM
8	Telephone: (650) 849-6600 Facsimile: (650) 849-6666	Once Gateway Center
	racsinine. (050) 849-0000	420 Ft. Duquesne Blvd., Suite 1200
9	Attorneys for Plaintiff	Pittsburgh, PA 15222
10	ASETEK DANMARK A/S	Telephone: (412) 471-8815
		Facsimile: (412) 471-4094 kbaldaufjr@webblaw.com
11		bclark@webblaw.com
12		cehret@webblaw.com
13		*Pro Hac Vice Applications Forthcoming*
15		Attorneys for Defendants
14		Newegg, Inc. and Newegg North America, Inc.
15		
16		
10		
17	UNITED STATES DISTRICT COURT	
18	NORTHERN DIST	RICT OF CALIFORNIA
19	SAN FRANC	USCO DIVISION
20		
21	ASETEK DANMARK A/S	CASE NO. 3:16-CV-07068-JST
22	Plaintiff,	JOINT STIPULATED REQUEST AND
23	v.	[PROPOSED] ORDER TO STAY PROCEEDINGS PENDING
24	NEWEGG INC., NEWEGG NORTH	CONSUMMATION OF SETTLEMENT
	AMERICA INC.,	
25	Defendants.	
26		
27		
28		
_0		JOINT STIPULATED REQUEST FOR STAY AND [PROPOSED] ORDER Case No. 3:16-CV-7068-JST Dockets.Justia.con

1	Plaintiff Asetek Danmark A/S	("Asetek") and Defendants Newegg Inc. and Newegg North	
2	America Inc. ("Newegg"), through the	eir undersigned attorneys, hereby jointly notify the Court that	
3	the parties have reached an agreement	to settle this matter (including written terms agreed upon	
4	between outside counsel), and respect	fully request an order from the Court to stay proceedings for	
5	14 days so that the parties can finalize	client authorization and signatures. The parties intend to file	
6	consent judgment papers within the 14 day period.		
7	THEREFORE , the parties jointly request that the Court stay all deadlines in this case for 14		
8	days.		
9			
10	Dated: September 21, 2017	By:/s/Robert F. McCauley	
11		Robert F. McCauley Attorneys for Plaintiff	
12		ASETEK DANMARK A/S	
13			
14	Dated: September 21, 2017	By: <u>/s/ Gordon M. Fauth</u>	
15		Gordon M. Fauth, Jr. Attorneys for Defendants	
16		NEWEGG INC. and NEWEGG NORTH AMERICA INC.	
17			
18		ATTESTATION	
19	I hereby attest that concurrence in the content and filing of this document has been obtained		
20	from counsel for Defendants.		
21			
22	Dated: September 21, 2017	By:/s/ Robert F. McCauley	
23		Robert F. McCauley Attorneys for Plaintiff	
24		ASETEK DANMARK A/S	
25			
26			
27			
28		JOINT STIPULATED REQUEST FOR STAN	
		2 JOINT STIPOLATED REQUEST FOR STAT	

1	PROPOSED ORDER
2	Having considered the foregoing joint stipulated request and finding that good cause exists to
3	stay this proceeding, it is HEREBY ORDERED that all deadlines in this matter are stayed for 14
4	days.
5	It is further ORDERED that the parties shall file consent judgment papers or an updated
6	stipulated schedule within 14 days of this order.
7	
8	Dated: September 21, 2017
9	The Honorable Jon S. Tigar United States District Court Judge
10	Northern District of California
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	JOINT STIPULATED REQUEST FOR STAY
	3 AND-[PROPOSED] ORDER

Ш