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8 Attorneys for Defendants Brocade
 Communications Systems, Inc., Judy Bruner,
 9 Lloyd A. Carney, Renato A. DiPentima,
 Alan L. Earhart, John W. Gerdelman, Kim C.
 10 Goodman, David L. House, L. William Krause,
 David E. Roberson, and Sanjay Vaswani

11 UNITED STATES DISTRICT COURT
 12 NORTHERN DISTRICT OF CALIFORNIA
 13

14 CHAILE STEINBERG, Individually and On)
 Behalf of All Others Similarly Situated,)
 15)
 Plaintiff,)
 16)
 v.)
 17)
 18 BROCADE COMMUNICATIONS SYSTEMS,)
 INC., JUDY BRUNER, LLOYD A. CARNEY,)
 19 RENATO A. DIPENTIMA, ALAN L.)
 EARHART, JOHN W. GERDELMAN, KIM C.)
 20 GOODMAN, DAVID L. HOUSE, L. WILLIAM)
 KRAUSE, DAVID E. ROBERSON, SANJAY)
 21 VASWANI, BROADCOM LIMITED,)
 BROADCOM CORPORATION, and BOBCAT)
 22 MERGER SUB, INC.,)
 23 Defendants.)

CASE NO.: 3:16-cv-07081-EMC

**STIPULATION AND [PROPOSED]
 ORDER EXTENDING TIME TO
 RESPOND TO COMPLAINT**

Before: Honorable Edward Milton Chen
 Complaint Filed: December 12, 2016

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1 WHEREAS, Plaintiff Chaile Steinberg (“Plaintiff”) filed her Complaint for Violation of
2 the Securities Exchange Act of 1934 on December 12, 2016 (“Complaint”);

3 WHEREAS, Defendants waived service of the Complaint, and their responses to the
4 Complaint are currently due February 13, 2017;

5 WHEREAS, the Court has ordered this case related to four other cases currently pending
6 in the Northern District of California, entitled *Gross v. Brocade Communications Systems, Inc.,*
7 *et al.*, Case No. 3:16-cv-07173-EMC, *Jha v. Brocade Communications Systems, Inc., et al.*, Case
8 No. 3:16-cv-07270-EMC, *Bragan v. Brocade Communications Systems, Inc., et al.*, Case No.
9 3:16-cv-07271-EMC, and *Chuakay v. Brocade Communications Systems, Inc, et al.*, Case No.
10 3:17-cv-00058-EMC;

11 WHEREAS, counsel for Plaintiff and counsel for Defendants have stipulated that
12 Defendants need not answer the Complaint and shall meet and confer on a schedule after
13 consolidation of this case and the above-referenced cases and after the filing of a consolidated
14 amended complaint;

15 NOW, THEREFORE, the parties, by and through their respective counsel, stipulate and
16 agree as follows:

- 17 1. Defendants shall not be required to, and shall not waive any rights, arguments, or
18 defenses by waiting to, answer, move, or otherwise respond to the Complaint in this
19 action;
- 20 2. Defendants and Plaintiff shall meet and confer on a schedule after consolidation and the
21 filing of a consolidated amended complaint;
- 22 3. Nothing in this Stipulation shall be construed as a waiver of any of Defendants’ rights or
23 positions in law or in equity, or as a waiver of any defenses that Defendants would
24 otherwise have, including, without limitation, jurisdictional defenses.

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IT IS SO STIPULATED.

Dated: February 6, 2017

WILSON SONSINI GOODRICH & ROSATI
Professional Corporation
BORIS FELDMAN

By: /s/ Boris Feldman
Boris Feldman

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David E. Roberson, and Sanjay Vaswani

Dated: February 6, 2017

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Attorneys for Defendants Broadcom Limited,
Broadcom Corporation, and Bobcat Merger Sub,
Inc.

Dated: February 6, 2017

BRODSKY & SMITH, LLC
EVAN J. SMITH

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Attorneys for Plaintiff

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[PROPOSED] ORDER

GOOD CAUSE HAVING BEEN SHOWN, it is hereby ordered that:

1. Defendants will not be required to, and shall not waive any rights, arguments, or defenses by waiting to, answer, move, or otherwise respond to the Complaint in this action;
2. Defendants and Plaintiff shall meet and confer on a schedule after consolidation and the filing of a consolidated amended complaint;
3. Nothing in this Stipulation shall be construed as a waiver of any of Defendants' rights or positions in law or in equity, or as a waiver of any defenses that Defendants would otherwise have, including, without limitation, jurisdictional defenses.

IT IS SO ORDERED.

DATED: 2/15/2017



ATTESTATION

I, Boris Feldman, am the ECF user whose ID and password are being used to file this **STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO RESPOND TO COMPLAINT**. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that Evan J. Smith and Hilary H. Mattis have concurred in this filing.

Dated: February 6, 2017

WILSON SONSINI GOODRICH & ROSATI
Professional Corporation

By: /s/ Boris Feldman
Boris Feldman