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13
 14 **UNITED STATES DISTRICT COURT**
 15 **NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO DIVISION**

16 ASIA VITAL COMPONENTS CO.,
 17 LTD., a Taiwan R.O.C. corporation,

Case No.: 3:16-CV-07160-JST

18 Plaintiff,

**JOINT STIPULATION TO EXTEND
 CLAIM CONSTRUCTION
 DEADLINES; [PROPOSED] ORDER**

19 vs.

20 ASETEK DANMARK A/S,

Claim Construction Hearing:
 Date: December 19, 2017
 Time: 1:30 p.m.
 Courtroom 9

21 Defendant.

22
 23 AND ALL RELATED
 24 COUNTERCLAIMS

1 At the request of Plaintiff and Counter-defendant Asia Vital Components
 2 Co., Ltd.’s (“AVC”) counsel, AVC and Defendant and Counterclaimant Asetek
 3 Danmark A/S’s (“Asetek”) respectfully stipulate, with the Court’s permission, to
 4 extend the remaining briefing due dates for AVC’s Responsive Claim Construction
 5 Brief and Asetek’s Reply to AVC’s Claim Construction Brief, as provided for in the
 6 following table (“Deadlines Table”). These proposed changes will not affect the
 7 claim construction hearing date and will provide the Court with over one month to
 8 consider the fully briefed claim construction positions:

| Event | Current Date | Proposed New Date |
|--|-------------------------------|-------------------|
| Deadline to file Responsive Claim Construction Brief (Local Rule - 14 Days after Opening Brief) | October 13, 2017 | October 27, 2017 |
| Deadline to file Reply in Support of Opening Claim Construction Brief (Local Rule - 7 days after Responsive Brief) | October 20, 2017 | November 10, 2017 |
| Claim Construction Hearing (continued by the Court per Dkt. No. 88) | December 19, 2017 – 1:30 p.m. | Unchanged. |

20 This Court recently continued the Claim Construction Hearing from
 21 November 17, 2017 to December 19, 2017. AVC’s counsel is currently in the
 22 process of moving offices to a new location. The extended deadline will allow
 23 counsel to have more time to properly draft AVC’s claim construction brief.

24 Accordingly, the parties stipulate and request through their respective
 25 counsel of record to extend the due dates as set forth in the Deadlines Table.

26 IT IS HEREBY STIPULATED by and between the parties that the remaining
 27 due dates for the claim construction briefing shall be extended as provided for in
 28 the Deadlines Table.

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ATTESTATION

Counsel for AVC hereby attests by his signature below that concurrence in the filing of this document was obtained from counsel for Asetek Danmark A/S.

SCHIFFER & BUUS, APC

Dated: October 4, 2017

By: /s/ William L. Buus
William L. Buus
Attorneys for Plaintiff and Counter-defendant
ASIA VITAL COMPONENTS CO., LTD.

FINNEGAN, HENDERSON, FARABOW,
GARRETT & DUNNER, LLP

Dated: October 4, 2017

By: /s/ Arpita Bhattacharyya
Robert F. McCauley
Arpita Bhattacharyya
Attorneys for Attorneys for Defendant and
Counterclaimant ASETEK DANMARK A/S

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~~PROPOSED~~ ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: October 5, 2017



Hon. Jon S. Tigar
UNITED STATES DISTRICT JUDGE