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11	UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA						
12	SAN FRAN	ANCISCO DIVISION					
13	JOSEPH AND EMMY LIU,) Case No. 3:17-cv-05737-SI					
14	Petitioners,) STIPULATION AND [PROPOSED] ORDER ON PETITION TO QUASH					
15	V.) AN IRS SUMMONS					
16	UNITED STATES OF AMERICA,) Date: January 12, 2018					
17		Time: 9:00 a.m.					
18	Respondent.)					
19)					
20	Respondent United States of America, and Petitioners Joseph and Emmy Liu (collectively, the						
21	"parties"), through their respective undersigned counsel of record, having engaged in discussions						
22	regarding resolution of the above-captioned matter, stipulate as follows and respectfully request an order						
23	pursuant to this stipulation.						
24	IT IS HEREBY STIPULATED AND ORDERED THAT:						
25	1. The Internal Revenue Service ("IRS") summons directed to Oplink Communications,						
26	5 LLC ("the Summons") dated September 14, 2017, has been narrowed by the IRS, including to cover						
27	only the time period 1999-2006.						
28							
	STIPULATION AND [PROPOSED ORDER] ON PETITION TO QUASH AN IRS SUMMONS 3:17-CV-05737-SI	1					

1	2. This Summons, as narrowed by the IRS, is enforced and Oplink is to comply with the			e				
2	requests contained in the summons as narrowed by the IRS.							
3	3. E	3. Based on the narrowing of the Summons by the IRS, petitioners no longer seek the relief			elief			
4	sought in their F	Petition.						
5	4. I	4. In light of this Stipulation, the Court vacates the hearing now scheduled for January 12,						
6	2018, and the re	2018, and the related briefing schedule.						
7	5. A	Although no further relief is sought from this Court at this time, petitioners reserve the						
8	right to reopen t	his matter if the IRS seeks a	addition	al recor	ds from Opl	ink beyond t	hose sought by t	he
9	Summons as nat	rrowed by the IRS.						
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		id [Proposed Order] on ash an IRS Summons SI	2					

1	Dated this 8th day of December, 2017.		
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3			DAVID A. HUBBERT Deputy Assistant Attorney General
4			Deputy Assistant Automey General
5			<u>/s/ Amy Matchison</u> AMY MATCHISON
6			Trial Attorney, Tax Division
7			U.S. Department of Justice
			BRIAN J. STRETCH United States Attorney Northern
8			District of California
9			Attorneys for United States of America
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21			Attorneys for Petitioners Joseph and Emmy Liu
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	STIPULATION AND [PROPOSED ORDER] ON PETITION TO QUASH AN IRS SUMMONS 3:17-CV-05737-SI	3	

1	ORDER
2	The above STIPULATED ORDER ON PETITION TO QUASH AN IRS SUMMONS is
3	approved as the ORDER for this case and the parties shall comply with its provisions.
4	IT IS SO ORDERED.
5	Dated this 13 day of December, 2017
6	Dated this <u></u> day of December, 2017
7	Succe Mater
8	SUSAN ILLSTON
9	UNITED STATES DISTRICT JUDGE
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	STIPULATION AND [PROPOSED ORDER] ON PETITION TO QUASH AN IRS SUMMONS 3:17-CV-05737-SI4

1	ECF	CERTIFICATION
2	Pursuant to Local Rule $5-1(i)(3)$, the	e filing attorney attests that she has obtained
3	concurrence regarding the filing of this doc	cument from the signatories to the document.
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5		<u>/s/ Amy Matchison</u> AMY MATCHISON
6		Trial Attorney, Tax Division U.S. Department of Justice
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	STIPULATION AND [PROPOSED ORDER] ON PETITION TO QUASH AN IRS SUMMONS 3:17-CV-05737-SI	5

1	CERTIFICATE OF SERVICE		
2	IT IS HEREBY CERTIFIED that service of the foregoing has been made this 8th day of		
3	December, 2017, via the Court's ECF system.		
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5	<u>/s/ Amy Matchison</u> AMY MATCHISON		
6	Trial Attorney, Tax Division U.S. Department of Justice		
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PETITION TO QUASH AN IRS SUMMONS 3:17-CV-05737-SI