1 2 3 4 5 6 7	ROBERT J. YORIO (SBN 93178) yorio@carrferrell.com COLBY B. SPRINGER (SBN 214868) cspringer@carrferrell.com TAM T. PHAM (SBN 229090) tpham@carrferrell.com CARR & FERRELL LLP 2200 Geng Road Palo Alto, California 94303 Telephone: (650) 812-3400 Facsimile: (650) 812-3444	 DAVID M. BARKAN (SBN 160825) barkan@fr.com JOSHUA M. MASUR (SBN 203510) masur@fr.com THOMAS B. MANUEL (SBN 254186) manuel@fr.com FISH & RICHARDSON P.C. 500 Arguello Street Suite 500 Redwood City, California 94063-1526 Telephone: (650) 839-5070 Facsimile: (650) 839-5071
8 9	Defendant RUCKUS WIRELESS, INC.	NETGEAR, INC. and RAYSPAN CORPORATION
10	UNITED STATES DISTRICT COURT	
11	NORTHERN DISTRICT OF CALIFORNIA	
12		
13	RUCKUS WIRELESS, INC., a Delaware corporation,	CASE NO. C 08-02310 PJH
14	Plaintiff and Counterclaim Defendant,	STIPULATION AND P ROPOSED ORDER CONCERNING MOTION TO STAY
15	v.	
16 17	NETGEAR, INC., a Delaware corporation; and RAYSPAN CORPORATION, a Delaware corporation	
18	Defendants and Counterclaimants.	
19		
20	Coursel for DUCKUS WIDELESS, INC.	
21	Counsel for RUCKUS WIRELESS, INC. ("RUCKUS"), NETGEAR, INC. ("NETGEAR"),	
22	and RAYSPAN CORPORATION ("RAYSPAN") (collectively the PARTIES) appeared before the	
23	Court on September 18, 2008 for a Case Management Conference. During the conference, counsel	
24	for the PARTIES agreed to a rescheduling of dates related to the opposition of RUCKUS and the	
25	reply of NETGEAR and RAYSPAN as those dates pertain to NETGEAR and RAYSPAN's motion	
26	to stay, then on calendar for October 29, 2008.	
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1 The Court rescheduled the opposition of RUCKUS to come due on September 29, 2008 and the reply of NETGEAR and RAYSPAN to come due on October 6, 2008. The hearing on said 2 3 motion was rescheduled for December 10, 2008. Following the hearing, counsel for RUCKUS realized a scheduling conflict that would 4 complicate preparation and filing of RUCKUS' opposition. Counsel for the PARTIES met and 5 6 conferred and agreed to new dates amenable to the PARTIES. The hearing date of December 10, 2008 need not change. Counsel for the PARTIES therefore stipulate and request that the Court 7 enter those dates as the dates for filing of oppositions and replies. 8 Counsel for the PARTIES hereby stipulate and agree that the opposition papers of RUCKUS 9 10 shall come due on October 17, 2008. Counsel for the PARTIES hereby stipulate and agree that the 11 reply papers of NETGEAR and RAYSPAN shall come due on November 4, 2008. The motion shall be heard on December 10, 2008, as previously scheduled. 12 13 Respectfully submitted, 14 Dated: September 24, 2008 CARR & FERRELL LLP 15 By: /s/ Colby B. Springer ROBERT J. YORIO (SBN 93178) 16 COLBY B. SPRINGER (SBN 214868) TAM T. PHAM (SBN 229090) 17 CARR & FERRELL LLP 2200 Geng Road 18 Palo Alto, California 94303 19 Attorneys for Plaintiff and Counter-Defendant RUCKUS WIRELESS. INC. 20 21 Dated: September 24, 2008 FISH & RICHARDSON P.C. 22 By: _/s/ Joshua M. Masur 23 DAVID M. BARKAN (SBN 160825) 24 JOSHUA M. MASUR (SBN 203510) THOMAS B. MANUEL (SBN 254186) 25 500 Arguello Street, Suite 500 Redwood City, California 94063 26 Attorneys for Defendants and Counter-Plaintiffs 27 NETGEAR, INC. and RAYSPAN CORPORATION 28

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1	<u>O R D E R</u>	
2	The dates for the filing of the opposition of RUCKUS scheduled for September 29, 2008	
3	and the reply of NETGEAR and RAYSPAN scheduled to come due on October 6, 2008 as they	
4	pertain to NETGEAR and RAYSPAN's motion to stay are hereby vacated.	
5	The opposition papers of RUCKUS with respect to NETGEAR and RAYSPAN's motion to	
6	stay shall come due on October 17, 2008.	
7	The reply papers of NETGEAR and RAYSPAN with respect to the motion to stay shall	
8	come due on November 4, 2008.	
9	The motion shall be heard on December 10, 2008, as previously scheduled.	
10	TES DISTRICE	
11	Dated: <u>9/26/08</u> By <u>51/21</u> Co	
12	HONORABLE PHYLLIS L TAME TON	
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15	Z Q Judge Phyllis J. Hamilton	
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17	THERN DISTRICT OF CR	
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1	GENERAL ORDER 45: ATTESTATION OF SIGNATURES
2	Pursuant to General Order No. 45, section X(B) regarding signatures, I attest under penalty
3	of perjury that the concurrence in the filing of this document has been obtained from its signatories.
4	
5 6	Dated: September 24, 2008 By: <u>/s/ Colby B. Springer</u>
6 7	COLBY B. SPRINGER
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{00337908v1}	-4- STIPULATION AND PROPOSED ORDER CONCERNING MOTION TO STAY CASE NO. C 08-02310 PJH