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15 Attorneys for Defendants SONICBLUE CLAIMS, LLC,  
FERRY CLAIMS, LLC, and FREEFALL CLAIMS, LLC

## 15 FERRY CLAIMS, LLC, and FREEFALL CLAIMS I, LLC

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
OAKLAND DIVISION

21 VIA TECHNOLOGIES, INC., a Taiwan corporation,

Case No. 4:09-cv-02109-PJH

22 Plaintiff.

**JOINT REQUEST FOR DISMISSAL  
WITH PREJUDICE AND [PROPOSED]  
ORDER**

24 SONICBLUE CLAIMS LLC, a Delaware  
25 limited liability company, FERRY CLAIMS,  
26 LLC, a California limited liability company,  
and FREEFALL CLAIMS I, LLC, a  
California limited liability company,

## Defendants.

1           WHEREAS the plaintiff, VIA TECHNOLOGIES, INC. ("VIA"), by and through its  
2           counsel of record, and the defendants, SONICBLUE CLAIMS LLC ("SBC"), FERRY CLAIMS,  
3           LLC ("Ferry"), and FREEFALL CLAIMS I, LLC ("Freefall"), have settled all of their claims  
4           against each other.; and

5           WHEREAS, one of the terms of the settlement is that parties stipulate to a dismissal of  
6           their respective claims herein by and through their counsel of record; and;

7           WHEREAS the parties recognize that the purpose of this Request is to dismiss this entire  
8           action with prejudice.

9           Therefore, the undersigned parties, through their undersigned counsel of record, hereby  
10          jointly request that the Court enter an order:

11          1.       Dismissing with prejudice all claims in this action by VIA against SBC, Ferry, and  
12          Freefall;

13          2.       Dismissing with prejudice all counterclaims in this action by SBC against VIA.

15          DATED: December 1, 2011

COBLENTZ, PATCH, DUFFY & BASS LLP

16          By: /s/ Brian J. Schmidt

Brian J. Schmidt  
Attorneys for Defendants  
SonicBlue Claims LLC, Ferry Claims,  
LLC, and Freefall Claims I, LLC

19          DATED: December 1, 2011

MORRISON & FOERSTER

20          By: /s/ Daniel A. Zlatnik

Daniel A. Zlatnik<sup>1</sup>  
Attorneys for Plaintiff  
VIA Technologies

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26          <sup>1</sup> I, Daniel A. Zlatnik, am the ECF user whose ID and Password are being used to file this  
27          FIFTH JOINT STIPULATION REGARDING DISCOVERY AND PRE-TRIAL SCHEDULE  
28          AND [PROPOSED] ORDER. In compliance with General Order 45 X.B., I hereby attest that  
Brian J. Schmidt has concurred in this filing.

## [PROPOSED] ORDER

PURSUANT TO THE PARTIES' JOINT REQUEST AND GOOD CAUSE

## APPEARING,

IT IS SO ORDERED; AND

EACH OF THE PARTIES' CLAIMS HEREIN IS DISMISSED WITH PREJUDICE.

DATED: December 2, 2011

