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 12 PARALLEL TECHNOLOGY, LLC

13 UNITED STATES DISTRICT COURT
 14 NORTHERN DISTRICT OF CALIFORNIA
 15 OAKLAND DIVISION

16 U.S. ETHERNET INNOVATIONS, LLC,

17 Plaintiff,

18 v.

19 ACER, INC., et al.,

20 Defendants.

21 and

22 ATHEROS COMMUNICATIONS, INC.,
 23 et al.,

24 Intervenor,

Case No. C 10-03724 CW (LB)

STIPULATED REQUEST FOR ORDER
 CHANGING TIME TO RESPOND TO
 BROADCOM'S THIRD PARTY
 COMPLAINT AGAINST PARALLEL
 TECHNOLOGY, LLC

1 WHEREAS Intervenor Broadcom Corporation (“Broadcom”) filed a First Amended
2 Complaint in Intervention and Third-Party Complaint Against Parallel Technology, LLC on April
3 18, 2013 (Docket No. 735) (the “Third Party Complaint”);

4 WHEREAS Parallel Technology, LLC (“Parallel”) was served with the Third Party
5 Complaint on April 29, 2013;

6 WHEREAS Parallel recently retained Carr, McClellan, Ingersoll, Thompson & Horn
7 Professional Law Corporation (“Carr”) to represent it in this action, more than a week after
8 Parallel was served;

9 WHEREAS Carr needs time to review the state of the voluminous docket in this matter
10 before responding to the Third Party Complaint;

11 WHEREAS counsel at Carr has pre-paid travel arrangements between now and the
12 currently scheduled deadline to respond to Broadcom’s Third Party Complaint;

13 WHEREAS BROADCOM AND PARALLEL HEREBY STIPULATE that Parallel shall
14 have until **May 30, 2013** to respond to Broadcom’s Third Party Complaint.

15 WHEREAS the Court’s April 18, 2013 Order requests that any motions to dismiss be
16 noticed “to the extent possible” to be heard on June 27, 2013;

17 WHEREAS the Local Rules provide for a 35 day notice period on noticed motions;

18 THEREFORE, Broadcom and Parallel request a stipulated order changing the time to
19 permit Parallel to have until **May 30, 2013** to respond to Broadcom’s Third Party Complaint, and,
20 in the event that Parallel files a motion in response, permitting Broadcom to have until June 13,
21 2013 to oppose, and permitting Parallel to have until June 20, 2013 to reply to Broadcom’s
22 opposition. Broadcom and Parallel further request that the Court, if it so wishes, waive the 35-
23 day notice period provided by Local Rule such that it may hear any such motion on June 27,
24 2013.

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Dated: May 13, 2013

WILMER CUTLER PICKERING HALE AND
DORR

By: _____ /s/

Jason H. Liss
Attorneys for Intervenor
BROADCOM CORPORATION

Dated: May 13, 2013

CARR, McCLELLAN, INGERSOLL,
THOMPSON & HORN
Professional Law Corporation

By: _____ /s/

Scott E. Atkinson
Attorneys for Third-Party Defendant
PARALLEL TECHNOLOGY, LLC

Filer's Attestation: Pursuant to General Order No. 45, § X(B), I attest that concurrence in the filing of this document has been obtained from all signatories.

Dated: May 13, 2013

_____ /s/

Scott E. Atkinson

PURSUANT TO STIPULATION, IT IS SO ORDERED, except: Parallel has until May 30, 2013 to respond to Broadcom's Third Party Complaint, and, in the event that Parallel files a motion in response, Broadcom has until **June 11, 2013** to oppose, Parallel has until **June 17, 2013** to reply to Broadcom's opposition; and the motion will be hear on June 27, 2013.

Dated: _____ May 14, 2013

Claudia Witt
United States District Court Judge