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7	Facsimile: 650.494.0792		
8	Attorneys for Defendant and Counterclaimant SONICS, INC.		
9	ADDITIONAL ATTORNEYS LISTED		
10	ON NEXT PAGE		
11	UNITED STATES	S DISTRICT COURT	
12	NORTHERN DISTR	ICT OF CALIFORNIA	
13	SAN FRANCISCO DIVISION		
14			
15	ARTERIS S.A.S.,	Case No. 4:12-CV-00434-SBA (LB)	
16	Plaintiff,	STIPULATION AND [PROPOSED]	
17	V.	ORDER REQUESTING CANCELLATION OF DEPOSITION	
18	SONICS, INC.,	SCHEDULED PURSUANT TO REQUEST FOR INTERNATIONAL	
19	Defendant.	JUDICIAL ASSISTANCE PURSUANT TO THE HAGUE CONVENTION	
20			
21	AND RELATED COUNTERCLAIMS		
22	SONICS, INC., a Delaware corporation,	Related to: Case No. 4:11-05311-SBA (LB)	
23	Plaintiff,		
24	v.		
25	ARTERIS, INC., a Delaware corporation,		
26	Defendant.		
27			
28	STIP AND [PROP] ORDER REQUESTING CANCELLATION OF	DEDO SCHEDUI ED DUDCHANT TO HACHE CONVENTION	
	CASE No. 4:12-CV-00434-SBA-(LB) pa-1569568	DEI G SCHEDULED I UNSUANT TO HAQUE CONVENTION	

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15	San Diego, CA 92101 Tel: (619) 699-2700
16	Fax: (619) 699-2701
17	Attorneys for Plaintiff and
18	Counter-Defendant ARTERIS S.A.S.
19	
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	STIP AND [PROP] ORDER REQUESTING CANCELLATION OF DEPO SCHEDULED PURSUANT TO HAGUE CONVENTION CASE NO. 4:12-CV-00434-SBA-(LB) pa-1569568

1	Defendant and Counterclaimant Sonics, Inc. ("Sonics") and Plaintiff and Counter-		
2	Defendant Arteris, S.A.S. ("Arteris") (collectively, the "Parties") hereby stipulate and respectfully		
3	request as follows:		
4	WHEREAS, on June 28, 2012 the Parties stipulated to a Request for International Judicial		
5	Assistance for the deposition of Mr. Cesar Douady, who resides and works in France, and is a		
6	named inventor on both the Arteris Patents-in-Suit.		
7	WHEREAS, on July 3, 2012 Magistrate Judge Kandis A. Westmore, to whom discovery		
8	issues in this case were then assigned, granted the Parties' request, and issued a Request for		
9	International Judicial Assistance.		
10	WHEREAS, on or about January 2, 2013, Arteris S.A.S. received notification from the		
11	French authorities that Mr. Douady's deposition had been scheduled for January 28, 2013, in		
12	France.		
13	WHEREAS, as of December 2012, Arteris S.A.S. has been engaged in meet-and-confer		
14	communications with Sonics regarding Arteris S.A.S.'s request to dismiss its claims against		
15	Sonics and Sonics's related declaratory judgment counterclaims of non-infringement and		
16	invalidity without prejudice in the Arteris, S.A.S. v. Sonics, Inc. (Case No. 12-CV-00434-SBA)		
17	lawsuit.		
18	WHEREAS, in January, 2013, Sonics indicated that it would not agree to a stipulated		
19	dismissal of Arteris S.A.S.'s claims against Sonics and Sonics's related declaratory judgment		
20	counterclaims of non-infringement and invalidity without prejudice; as such, Arteris S.A.S.		
21	intends to file a motion to dismiss its claims against Sonics and Sonics's related declaratory		
22	judgment counterclaims of non-infringement and invalidity without prejudice in the Arteris,		
23	S.A.S. v. Sonics, Inc. (Case No. 12-CV-00434-SBA) lawsuit.		
24	WHEREAS, in view of this development, the Parties wish to postpone Mr. Douady's		
25	deposition to avoid incurring unnecessary expenditure of resources.		
26	WHEREAS, given administrative changes in the French Court system, the French Court		
27	cannot postpone the deposition at this time but can instead cancel it at the direction of the U.S.		
28	Courts. See Declaration of Anne Sophie Dufetre in Support of Stipulation and [Prop.] Order		
	STIP AND [PROP] ORDER REQUESTING CANCELLATION OF DEPO SCHEDULED PURSUANT TO HAGUE CONVENTION CASE NO. 4:12-CV-00434-SBA (LB) pa-1569568		

1	Requesting Cancellation of Deposition Scheduled Pursuant to Request for International Judicial			
2	Assistance Pursuant to the Hague Convention, filed herewith.			
3	WHEREAS, the Parties wish for the deposition to be cancelled, and will request a new			
4	deposition at the appropriate time, if necessary.			
5	WHEREAS, the Request for Cancellation of Deposition from this Court is required			
6	urgently, in light of the fast-approaching scheduled deposition date of January 28, 2013.			
7	WHEREAS, once this Court issues a Request for Cancellation of Deposition, the Parties			
8	will have it translated and send both the original and the translated versions to the French			
9	authorities.			
10	Based on the foregoing, the Parties hereby stipulate and request that the Request for			
11	Cancellation of Deposition, attached herewith as Exhibit A, be issued at the Court's earliest			
12	convenience.			
13	Dated: January 21, 2013 MORRISON & FOERSTER LLP			
14	By: /s/ Kimberly N. Van Voorhis			
15	KIMBERLY N. VAN VOORHIS			
16	Attorneys for Defendant and Counterclaimant			
17	SONICS, INC.			
18	Dated: January 21, 2013DLA PIPER LLP (US)			
19	By: /s/ Christine K. Corbett			
20	CHRISTINE K. CORBETT			
21	Attorneys for Plaintiff and Counter-defendant			
22	ARTERIS S.A.S.			
23	DECLARATION OF CONSENT			
24	I hereby attest pursuant to General Order 45.X.B. that concurrence in the electronic filing			
25	of this document has been obtained from the other signatories.			
26				
27	Dated: January 21, 2013/s/ Kimberly N. Van VoorhisKimberly N. Van Voorhis			
28				
	STIP AND [PROP] ORDER REQUESTING CANCELLATION OF DEPO SCHEDULED PURSUANT TO HAGUE CONVENTION CASE NO. 4:12-CV-00434-SBA (LB) pa-1569568 2			

1	[PROPOSED] ORDER REGARDING REQUEST FOR CANCELLATION OF			
2				
3	The Parties' request is hereby GRANTED, and the Request for Cancellation of			
4	Deposition, attached herewith as Exhibit A, is ISSUED.			
5	PURSUANT TO STIPULATION, IT IS SO ORDERED.			
6				
7				
8	January 24, 2013			
9	Dated:			
10	Hon. Laurel Beeler United States Magistrate Judge			
11				
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	STIP AND [PROP] ORDER REQUESTING CANCELLATION OF DEPO SCHEDULED PURSUANT TO HAGUE CONVENTION CASE NO. 4:12-CV-00434-SBA (LB) pa-1569568			

Exhibit A

1	BRYAN WILSON (CA SBN 138842)			
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8	Attorneys for Defendant and Counterclaimant SONICS, INC.			
9 10	ADDITIONAL ATTORNEYS LISTED ON NEXT PAGE			
11 12	UNITED STATES DISTRICT COURT			
	NORTHERN DISTRICT OF CALIFORNIA			
13	SAN FRANCISCO DIVISION			
14				
15		Corr No. 4:12 CV 00424 SDA (LD)		
16	ARTERIS S.A.S.,	Case No. 4:12-CV-00434-SBA (LB)		
17	Plaintiff,	REQUEST FOR CANCELLATION OF DEPOSITION SCHEDULED		
	v.	PURSUANT TO REQUEST FOR		
18	SONICS, INC.,	INTERNATIONAL JUDICIAL ASSISTANCE PURSUANT TO THE		
19	HAGUE CONVENTION Defendant.			
20		_		
21	AND RELATED COUNTERCLAIMS			
22	SONICS, INC., a Delaware Corporation,	Related to: Case No. 4:11-cv-05311 SBA (LB)		
23	Plaintiff,			
	V.			
24	ARTERIS, INC., a Delaware Corporation,			
25	Defendant.			
26				
27				
28				

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17	Attorneys for Plaintiff and Counter-Defendant
18	ARTERIS S.A.S.
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28	REQUEST FOR CANCELLATION OF DEPOSITION SCHEDULED PURSUANT TO THE HAGUE CONVENTION CASE NO. 4:12-CV-00434-SBA (LB) pa-1538263

1	1.	Sender:	Office of the Clerk U.S. District Court for the Northern District of California
2 3			San Francisco Courthouse, Courtroom C - 15th Floor 450 Golden Gate Ave., San Francisco, CA 94102
4	2.	Central Authority of the Requested State:	Ministère de la Justice Direction des Affaires Civiles et du Sceau
5		Requested State.	Bureau de l'entraide civile et commerciale internationale (D3) 13, Place Vendôme
6			75042 Paris Cedex 01 France
7	3.	Person to whom the	Tel: + 33 (1) 44 77 64 52 The Hon. Laurel Beeler
8		executed request is to be returned:	U.S. Magistrate Judge U.S. District Court for the Northern District of California
9 10			San Francisco Courthouse, Courtroom C - 15th Floor 450 Golden Gate Ave., San Francisco, CA 94102
11		On December 28, 2012, pu	rsuant to a Request for International Judicial Assistance from
12	the U	U.S. District Court for the Nor	thern District of California, the French authorities issued a
13	notic	ce scheduling Mr. Cesar Doua	dy's deposition for January 28, 2013, in France. The
14	notif	fication is attached herewith as	s Attachment 1. In light of Arteris S.A.S.'s intention to file a
15	motion to dismiss its claims against Sonics (and Sonics's related declaratory judgment		
16	counterclaims of non-infringement and invalidity) without prejudice, the Parties respectfully		
17	request that Mr. Douady's deposition be cancelled at this time. If it becomes necessary to depose		
18	Mr. Douady in the future, the Parties will follow the appropriate procedures to request this. The		
19	Parties also respectfully request that this Request for Cancellation of Deposition be executed as		
20	expeditiously as possible in light of the fast-approaching scheduled deposition date of January 28,		
21	2013.		
22	Based on the foregoing, this Court therefore respectfully directs the French authorities to		
23	cancel Mr. Douady's January 28, 2013 deposition as soon as possible.		
24	Date of Request: January 21, 2013		
25	Signature and seal of the requesting authority:		
26			1.IR
27			Hon Lound Dealer
28			Hon. Laurel Beeler United States Magistrate Judge
	CASE	JEST FOR CANCELLATION OF DEPOSI 2 No. 4:12-CV-00434-SBA (LB) 538263	TION SCHEDULED PURSUANT TO THE HAGUE CONVENTION 1

Attachment 1

TRIBUNAL DE GRANDE INSTANCE DE NANTERRE Extension du Palais de Justice 6 rue Pablo Néruda 92020 NANTERRE CEDEX

1^{ère} chambre civile Tél : 01.40.97.11 01 Nanterre, le 28 décembre 2012

ARTERIS S.A.S. 6 Parc Ariane - Immeuble Mercure Boulevard des Chênes 78284 GUYANCOURT Cédex

Affaire N° 3:12-CV-00434-WHA (KAW) Commission rogatoire civile RG : 12/0023

Affaire : Affaire :ARTERIS SAS représenté par Mark D. Fowler - Gerald T. Sekimura -Kevin C. Hamilton

C/ SONICS INC représenté par Bryan Wilson- Christopher F. Jeu - Kimberly N. Van Voorhis - Zahra Hayat - Benjamin Petersen - MORRISON & FOERSTER LLP

Nous vous informons que Monsieur Benoît CHAMOUARD, juge au Tribunal de grande instance de Nanterre commis pour l'exécution d'une commission rogatoire internationale émanant de la Cour de district des Etats Unis pour le district nord de Californie -Division de San Francisco, procédera à l'audition de Monsieur Cesar DOUADY,

Le lundi 28 janvier 2013 à 10 heures, salle 2.55

Extension du Palais de Justice 6 rue Pablo Néruda 92020 NANTERRE



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7	755 Page Mill Road Palo Alto, California 94304-1018 États-Unis					
8	Téléphone : $650.813.5600$ Fax : $650.494.0792$					
9						
10	Avocats du défendeur et du demandeur reconve SONICS, INC.	entionnei				
11	AVOCATS SUPPLÉMENTAIRES RÉPERTO	RIÉS				
12	SUR LA PAGE SUIVANTE					
13	COUR DE DISTRICT DES ÉTATS-UNIS					
14	DISTRICT NORD DE CALIFORNIE					
15	DIVISION DE SAN FRANCISCO					
16						
17	ARTERIS, S.A.S.,	Affaire N° 3:12-CV-00434-WHA (KAW)				
18	Plaignant,	DEMANDE D'ENTRAIDE JUDICIAIRE INTERNATIONALE EN				
19	contre	APPLICATION DE LA CONVENTION				
20	SONICS, INC.,	DE LA HAYE DU 18 MARS 1970 SUR L'OBTENTION DES PREUVES À L'ÉTRANGER EN MATIÈRE CIVILE				
21	Défendeur.	OU COMMERCIALE				
22	· ·····					
23	ET DEMANDES RECONVENTIONNELLES ASSOCIÉES					
24						
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	REQUEST FOR INT'L JUDICIAL ASSISTANCE PURSUANT TO CASE NO. 3:12-CV-00434-WHA (KAW) pa- 1541310pa-1538263	THE HAGUE CONVENTION				

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18	Avocats du plaignant et du défendeur reconventionnel
19	ARTERIS S.A.S.
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-	REQUEST FOR INT'L JUDICIAL ASSISTANCE PURSUANT TO THE HAGUE CONVENTION CASE NO. 3:12-CV-00434-WHA (KAW) pa- 1541310pa-1538263

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1	-1	Expe	éditeur :	Bureau du greffier Cour de district des États-Unis pour le district nord de
2				Californie Oakland Courthouse, Courtroom 4 - 3rd Floor
3				1301 Clay Street, Qakland, CA 94612
4				États-Unis
÷	2.	Auto requi	rité centrale de l'État s :	Ministère de la Justice Direction des Affaires Civiles et du Sceau
7	-			Bureau de l'entraide civile et commerciale internationale (D3) 13, Place Vendôme
8				75042 Paris Cedex 01 France
9		, .		Tél. : + 33 (1) 44 77 64 52
10	3.	const	onne à qui les pièces atant l'exécution de la nde doivent être	The Hon. Kandis A. Westmore Juge magistrat des États-Unis Cour de district des États-Unis pour le district nord de
11			pyées :	Californie Oakland Courthouse, Courtroom 4 - 3rd Floor
12				1301 Clay Street, Oakland, CA 94612
13				États-Unis
14	4.	En conformité avec l'article 3 de la convention, le requérant soussigné a l'honneur de présenter la demande suivante :		
15 16				
	~			
17 18	5.	a.	Autorité judiciaire requérante :	Cour de district des États-Unis pour le district nord de Californie Oakland Courthouse, Courtroom 4 - 3rd Floor
19		·		1301 Clay Street, Oakland, CA 94612 États-Unis
20 21		b.	À l'autorité compétente de :	France
22.		c.	Nom de l'affaire et	Arteris, S.A.S. contre Sonics, Inc., Affaire N° 3:12-CV- 00434-WHA (KAW)
23	6.	numéro d'identification : Identité et adresse des		
24	~.	parties et de leurs représentants :		
25		a.	Plaignants :	Arteris, S.A.S.
26			D	6 Parc Ariane – Immeuble Mercure Boulevard des Chênes – 78284 Guyancourt Cedex – France
27	,			Représenté par :
28				Mark D. Fowler
	CASE	NO. 3:12	(nt'l Judicial Assistance -CV-00434 - WHA (KAW) 1-1538263	E PURSUANT TO THE HAGUE CONVENTION

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1 2		Chang Kim DLA PIPER LLP 2000 University Ave.
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4		
5		Gerald T. Sekimura DLA PIPER LLP 555 Minsing Street, Suite 2400
6 7		555 Mission Street, Suite 2400 San Francisco, CA 94105 États-Unis
8		Tél. : (415)836-2500 Fax : (415)836-2501
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11		États-Unis Tél. : (619)699-2700
12		Fax : (619)699-2701
13	b. Défendeur et demandeur	Sonics, Inc. 890 N McCarthy Blvd # 220
14	reconventionnel :	Milpitas, CA 95035 États-Unis
15		Représenté par :
16 17		Bryan Wilson Christopher F. Jeu Kimberly N. Van Vaarbis
17		Kimberly N. Van Voorhis Zahra Hayat Banjamin Bataman
10		Benjamin Petersen MORRISON & FOERSTER LLP 755 Page Mill Road
20		Palo Alto, CA 94304 Tél. : (650)813-600
20		Fax : $(650)494-0792$
22	7. Nature et objet de	Le défendeur et demandeur reconventionnel Sonics, Inc.
23	l'instance et exposé sommaire des faits :	(« Sonics ») est une société fondée en 1996. Sonics fournit une technologie et des outils de réseau sur puce (« NoC », de
24		l'anglais Network-on-Chip). Les produits Sonics comprennent SonicsSX, SonicsLX, SNAP, Sonics3220 et
25		SonicsGN.
26		Le plaignant et défendeur reconventionnel Arteris S.A.S. (« Arteris ») est une société fondée en 2003 et une filiale de la
27		société Arteris Holdings, Inc. basée aux Etats-Unis. Arteris fournit une technologie et des outils de réseau sur puce. Les
28		produits NoC d'Arteris comprennent Arteris FlexNoC, Arteris FlexWay, Arteris NoCcompiler, FlexArtist, FlexExplorer,
	REQUEST FOR INT'L JUDICIAL ASSISTANCE CASE NO. 3:12-CV-00434-WHA (KAW) pa- 1541310pa-1538263	PURSUANT TO THE HAGUE CONVENTION 2

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Flex Verifier, NoCverifier et la bibliothèque de propriété intellectuelle des réseaux sur puce Danube.

Arteris, Inc. est une société fondée en 2004 et il s'agit également d'une filiale de la société Arteris Holdings, Inc. basée aux États-Unis. Arteris, Inc. fournit une technologie et des outils NoC. Les produits NoC d'Arteris comprennent Arteris FlexNoC, Arteris FlexWay, Arteris NoCcompiler, FlexArtist, FlexExplorer, FlexVerifier, NoCverifier et la bibliothèque de propriété intellectuelle des réseaux sur puce Danube.

Il existe deux affaires en cours impliquant les parties, les deux étant pendantes dans le district nord de Californie. *Sonics, Inc. contre Arteris, Inc.* (Affaire N° 4:11-CV-05311-SBA), en cours devant le juge Armstrong, et *Arteris, S.A.S. contre Sonics, Inc.* (Affaire N° 12-CV-00434-WHA), en cours devant le juge Alsup.

Le 1^{er} novembre 2011, Sonics a déposé une plainte à l'encontre d'Arteris, Inc., alléguant une violation des brevets américains portant les numéros 6,182,183 (le « brevet 183 ») ; 7,266,786 (le « brevet 786 ») ; 7,277,975 (le « brevet 975 ») ; 6,961,834 (le « brevet 834 ») ; 7,191,273 (le « brevet 273 ») ; 6,816,814 (le « brevet 814 ») ; et 7,299,155 (le « brevet 155 ») (ensemble, les « brevets litigieux de Sonics ») par les produits d'Arteris mis en cause (incluant, sans se limiter à, Arteris FlexNoC, Arteris FlexWay, Arteris NoCcompiler, FlexArtist, FlexExplorer, FlexVerifier, NoCverifier, et la bibliothèque de priorité intellectuelle de réseaux sur puce Danube). Sonics a communiqué ses griefs de violation préliminaires, et Arteris, Inc. a communiqué ses griefs d'invalidité.

Le 27 janvier 2012, Arteris S.A.S. a déposé une plainte, alléguant une violation des brevets américains portant les numéros 7,574,629 et 7,769,027 (ensemble, « les brevets litigieux d'Arteris »). Cette affaire est assignée au juge Alsup. Depuis, Sonics a déposé des demandes reconventionnelles à l'encontre d'Arteris, S.A.S, alléguant que les produits mise en cause d'Arteris violent tous l'un ou l'ensemble des sept mêmes brevets invoqués par Sonics contre Arteris, Inc. dans l'affaire *Sonics contre Arteris, Inc.* Les parties ont communiqué leurs griefs de violation préliminaires le 10 mai 2012. Les parties ont communiqué leurs griefs d'invalidité les 25 et 26 juin 2012.

Les parties ont identifié plusieurs individus susceptibles d'être en possession d'informations pertinentes. Une catégorie importante des dits individus est constituée des inventeurs

REQUEST FOR INT'L JUDICIAL ASSISTANCE PURSUANT TO THE HAGUE CONVENTION CASE NO. 3:12-CV-00434-WHA (KAW) pa- 1541310pa-1538263

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1 2			désignés des brevets litigieux d'Arteris. M. Cesar Douady, résidant et travaillant en France, est un inventeur désigné des deux brevets litigieux d'Arteris. M. Douady est un ancien employé d'Arteris, S.A.S.
3		······································	
4	8.	Preuves à obtenir ou autres actes judiciaires à	Il est respectueusement demandé qu'une autorité judiciaire française demande à M. Douady de se présenter pour faire
5		accomplir :	une déposition. Au regard des contraintes de calendrier des avocats, Sonics souhaiterait effectuer cette déposition de préférence fin juillet 2012 et demande par conséquent
6			respectueusement que cette commission rogatoire soit exécutée aussi rapidement que possible.
7	9.	Identité et adresse des	Cesar Douady
8		personnes à entendre :	DxO Labs SA 3 rue Nationale
9			92100, Boulogne-Billancourt France
10			Tél. : 33 1 55 20 55 99 Fax : 33 1 55 20 55 98
11	_		
12	10.	sur lesquels les personnes	M. Douady sera entendu en son nom propre, en qualité d'inventeur des brevets litigieux d'Arteris. Le fait sur lequel
13		susvisées doivent être entendues :	M. Douady sera entendu s'apparente aux caractéristiques générales, à la qualité d'inventeur, à la violation alléguée et à
14			la validité des brevets litigieux d'Arteris. M. Douady étant un ancien directeur de la technologie d'Arteris, S.A.S., il peut
15			également être entendu sur la conception et le développement des produits d'Arteris mis en cause.
16	11.	Documents ou objets à	Il est respectueusement demandé qu'une autorité judiciaire
17		examiner :	appropriée demande à M. Douady de produire, lors de sa déposition, tout document en sa possession, sous sa garde ou
18			son contrôle, et qui s'apparente (i) aux brevets litigieux
19			d'Arteris, incluant, mais sans s'y limiter, les carnets des inventeurs ou tout autre document présentant la conception ou
20			la réalisation des inventions reflétées dans les brevets litigieux d'Arteris ; (ii) à la conception et au développement des
21			produits d'Arteris mis en cause ; et (iii) à toute communication avec Arteris concernant Sonics, ou
22			concernant les procès Sonics, Inc. contre Arteris, Inc. (Affaire
23			N° 4:11-CV-05311-SBA) ou Arteris, S.A.S. contre Sonics, Inc. (Affaire N° 12-CV-00434-WHA).
24			
25	12.	Demande de recevoir la déposition sous serment ou	Il est respectueusement demandé que les réponses de M. Douady aux questions qui lui sont posées soient données sous
26 27		avec affirmation et, le cas échéant, indication de la formule à utiliser :	serment, une peine étant encourue en cas de faux témoignage.
28	13.	Méthodes ou procédures	Aucune à cet instant.
	REQUEST FOR INT'L JUDICIAL ASSISTANCE PURSUANT TO THE HAGUE CONVENTION CASE NO. 3:12-CV-00434-WHA (KAW) pa- 1541310pa-1538263		

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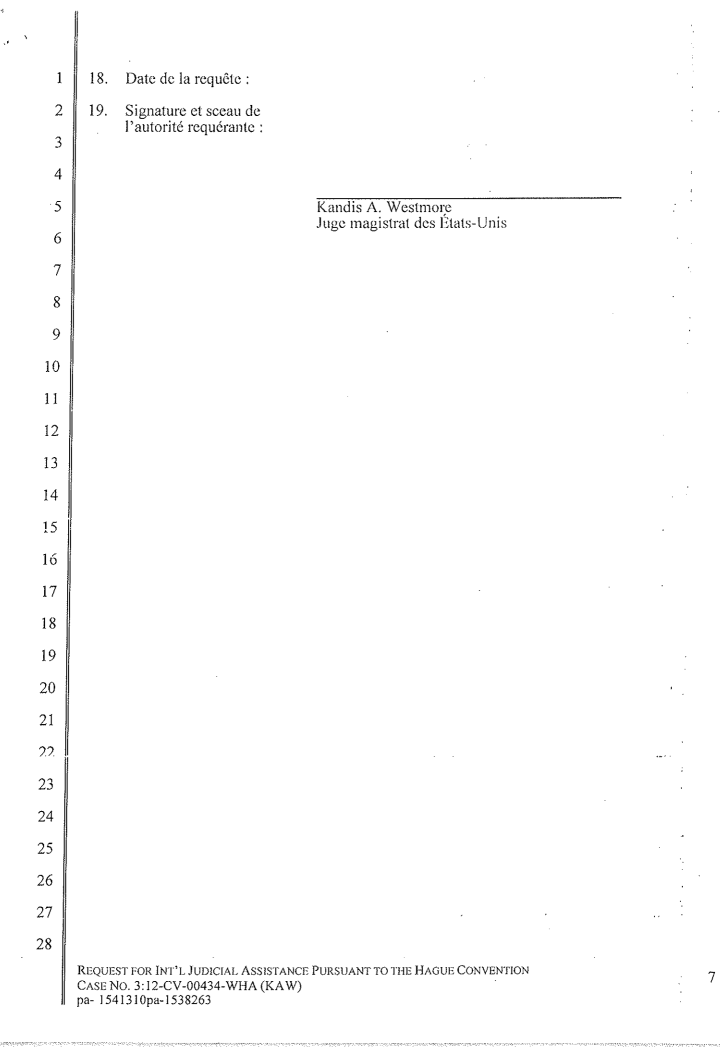
1	spéciales à respecter :	
2	14. Demande de notification de la date et du lieu de l'exécution de la requête,	Arteris, S.A.S. 6 Parc Ariane – Immeuble Mercure Boulevard des Chênes – 78284 Guyancourt Cedex – France
4	ainsi que de l'identité et de l'adresse des personnes à informer :	Représenté par : Mark D. Fowler
.5.	·	Chang Kim DLA PIPER LLP 2000 University Andreas
6 7		2000 University Ave. E. Palo Alto, CA 94303 États-Unis
8		Tél. : (650)833-2000 Fax : (650)833-2001
9		Gerald T. Sekimura
10		DLA PIPER LLP 555 Mission Street, Suite 2400 San Francisco, CA 94105
11		États-Unis Tél. : (415)836-2500
12		Fax : (415)836-2501
13		Kevin C. Hamilton DLA PIPER LLP
14		401 B Street, Suite 1700 San Diego, CA 92101
15 16		Etats-Unis Tél. : (619)699-2700 Fax : (619)699-2701
17.		Sonics, Inc.
18		890 N Mccarthy Blvd # 220 Milpitas, CA 95035
19		États-Unis
20		Représenté par : Bryan Wilson Christopher F. Jeu
21		Kimberly N. Van Voorhis Zahra Hayat
	· · · · · · · · · · · · · · · · · · ·	Benjamin Petersen MORRISON & FOERSTER LLP
23		755 Page Mill Road Palo Alto, CA 94304
24		Tél. : $(650)813-600$ Fax : $(650)494-0792$
25		· · · · · · · · · · · · · · · · · · ·
26	15. Demande d'assistance ou de participation des	Aucune à cet instant.
2.7	magistrats de l'autorité requérante à l'exécution de	
28	la commission rogatoire :	
na borna a su	REQUEST FOR INT'L JUDICIAL ASSISTANCE CASE NO. 3:12-CV-00434-WHA (KAW) pa- 1541310pa-1538263	PURSUANT TO THE HAGUE CONVENTION 5

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1 2	16.	Spécification des dispenses ou interdictions de déposer	M. Douady peut refuser de répondre à une question ou de produire un document demandé uniquement si le fait de le
3		prévues par la loi de l'État requérant :	faire dévoilait une communication confidentielle avec son avocat ou un travail effectué sous la direction d'un avocat.
4	17.	Les taxes et frais donnant lieu à remboursement, en	Arteris, S.A.S. 6 Parc Ariane – Immeuble Mercure
5		vertu de l'article 14, alinéa 2, et de l'article 26 de la	Boulevard des Chênes – 78284 Guyancourt Cedex – France
6		convention seront réglés par :	<u>Représenté par :</u> Mark D. Fowler
7		*	Chang Kim DLA PIPER LLP
8			2000 University Ave. E. Palo Alto, CA 94303
9 10			Etats-Unis Tél. : (650)833-2000 Fax : (650)833-2001
11			Gerald T. Sekimura
12			DLA PIPER LLP 555 Mission Street, Suite 2400
13			San Francisco, CA 94105 États-Unis
14			Tél. : (415)836-2500 Fax : (415)836-2501
15			Kevin C. Hamilton DLA PIPER LLP
16			401 B Street, Suite 1700 Şan Diego, CA 92101
17 18			Etats-Unis Tél. : (619)699-2700 Fax : (619)699-2701
10			Sonics, Inc.
20			890 N Mccarthy Blvd # 220 Milpitas, CA 95035
21			États-Unis
22			Représenté par : Bryan Wilson
23			Christopher F. Jeu Kimberly N. Van Voorhis Zehre Haust
24			Zahra Hayat Benjamin Petersen MORRISON & FOERSTER LLP
25			755 Page Mill Road Palo Alto, CA 94304
26			Tél. : (650)813-600 Fax : (650)494-0792
27			
28			
	CASE 1	EST FOR INT'L JUDICIAL ASSISTANCE NO. 3:12-CV-00434-WHA (KAW) 41310pa-1538263	E PURSUANT TO THE HAGUE CONVENTION 6

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225 VARICK STREET NEW YORK, NY 10014 • PHONE: (212) 620-5600

State of New York État de New York

County of New York Comté de New York

> <u>Certificate of Accuracy</u> <u>Certificat de conformité</u>

ss: sc:

This is to certify that the attached document is, to the best of our knowledge and belief, a true and accurate translation from the original English language into the French language. La présente attestation certifie que le document joint écrit en langue d'origine anglaise, est, à notre vu et su, une traduction conforme, exacte et intégrale en langue française.

Request for International Judicial Assistance Pursuant to the Hague Convention of 18 March 1970 on Taking of Evidence Abroad in Civil or Commercial Matters

Dated: July 11, 2012 Date : 11 juillet 2012

RA

Roberto J. Mikan Project Manager – Legal Translations Merrill Brink International/Merrill Corporation

[signé]

Roberto J. Millan Chef de projet – Traductions juridiques Merrill Brink International/Merrill Corporation

> ROBERT J. MAZZA Notary Public, State of New York No. 01MA5057911 Qualified in Kings County Commission Expires April 1, 2014

Sworn to and signed before Assermenté auprès et signé devant day of me, this 11th moi-même, ce 11 de 2011 July 2011 juillet Notary Public

Notary Public

OFFICES IN MAJOR CITIES THROUGHOUT THE WORLD

Case3:12-cv-00434-WHA Document42-1 Filed07/03/12 Page1 of 8

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8	Facsimile: 650.494.0792		
9	Attorneys for Defendant and Counterclaiman SONICS, INC.	t	
10	ADDITIONAL ATTORNEYS LISTED		
11	ON NEXT PAGE		
12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14		ICISCO DIVISION	
15			
16		Case No. 3:12-CV-00434-WHA (KAW)	
17	ARTERIS, S.A.S.,		
18	Plaintiff,	REQUEST FOR INTERNATIONAL JUDICIAL ASSISTANCE PURSUANT	
19	V.	TO THE HAGUE CONVENTION OF 18 MARCH 1970 ON TAKING OF	
20	SONICS, INC.,	EVIDENCE ABROAD IN CIVIL OR COMMERICAL MATTERS	
21	Defendant.		
22	AND RELATED COUNTERCLAIMS		
23			
24			
25			
26			
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28			
	REQUEST FOR INT'L JUDICIAL ASSISTANCE PURSUANT CASE NO. 3:12-CV-00434-WHA (KAW) pa-1538263	to the Hague Convention	

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Case3:12-cv-00434-WHA Document42-1 Filed07/03/12 Page2 of 8

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12	kevin.hamilton@dlapiper.com
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14	San Diego, CA 92101
15	Tel: (619) 699-2700 Fax: (619) 699-2701
16	Attorneys for Plaintiff and Counter-
17	Defendant ARTERIS S.A.S.
18	
19	
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21	
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	REQUEST FOR INT'L JUDICIAL ASSISTANCE PURSUANT TO THE HAGUE CONVENTION CASE NO. 3:12-CV-00434-WHA (KAW) pa-1538263

Case3:12-cv-00434-WHA Document42-1 Filed07/03/12 Page3 of 8 1 Sender: Office of the Clerk 1. U.S. District Court for the Northern District of California . 2 Oakland Courthouse, Courtroom 4 - 3rd Floor 1301 Clay Street, 3 Oakland, CA 94612 4 2. Central Authority of the Ministère de la Justice Requested State: Direction des Affaires Civiles et du Sceau 5 Bureau de l'entraide civile et commerciale internationale (D3) 13. Place Vendôme 75042 Paris Cedex 01 6 France Tel: ± 33 (1) 44 77 64 52 7 8 3. Person to whom the The Hon. Kandis A. Westmore executed request is to be U.S. Magistrate Judge 9 U.S. District Court for the Northern District of California returned: Oakland Courthouse, Courtroom 4 - 3rd Floor 10 1301 Clay Street, Oakland, CA 94612 11 4. In accordance with Article 12 3 of the Convention, the undersigned application 13 hast the honor to submit the following request: 14 U.S. District Court for the Northern District of California 5. Requesting judicial a. Oakland Courthouse, Courtroom 4 - 3rd Floor 15 authority: 1301 Clay Street, Oakland, CA 94612 16 17 To the competent France b. authority of: 18 Arteris, S.A.S. v. Sonics, Inc., Case No. 3:12-CV-00434-WHA Name of case and c. 19 identifying number: (KAW) 20 6. Names and addresses of the parties and their 21 representatives: 22 Plaintiffs: Arteris, S.A.S. a. 6 Parc Ariane – Immeuble Mercure Boulevard des Chenes – 78284 Guyancourt Cedex – France 23 Represented by: 24 Mark D. Fowler 25 Chang Kim DLA PIPER LLP 26 2000 University Ave. E. Palo Alto, CA 94303 27 Tel.: (650)833-2000 Fax: (650)833-2001 28 REQUEST FOR INT'L JUDICIAL ASSISTANCE PURSUANT TO THE HAGUE CONVENTION 1 CASE NO. 3:12-CV-00434-WHA (KAW) pa-1538263

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1			Gerald T. Sekimura DLA PIPER LLP
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4 5			Kevin C. Hamilton DLA PIPER LLP
6			401 B Street, Suite 1700 San Diego, CA 92101 Tel.: (619)699-2700
7			Fax: (619)699-2701
8 9		b. Defendant and Counterclaimant:	Sonies, Inc. 890 N McCarthy Blvd # 220 Milpitas, CA 95035
10			Represented by:
11			Bryan Wilson Christopher F. Jeu
12			Kimberly N. Van Voorhis Zahra Hayat
13			Benjamin Petersen MORRISON & FOERSTER LLP
14			755 Page Mill Road Palo Alto, CA 94304
15			Phone: (650)813-600 Fax: (650)494-0792
16	-		D. C. J. C. Marshim and Caution Ing. ("Control") was
17 18	7.	Nature and purposes of the proceedings and summary of the facts:	Defendant and Counterclaimant Sonics, Inc. ("Sonics") was founded in 1996. Sonics provides network-on-a-chip ("NoC") technology and tools. Sonics' products include SonicsSX, SonicsLX, SNAP, Sonics3220, and SonicsGN.
19			Plaintiff and Counter-Defendant Arteris S.A.S. ("Arteris"),
20			was founded in 2003 and is a subsidiary of U.S. based Arteris Holdings, Inc. Arteris provides NoC technology and tools.
21			Arteris' NoC products include Arteris FlexNoC, Arteris FlexWay, Arteris NoCcompiler, FlexArtist, FlexExplorer,
22			FlexVerifier, NoCverifier, and Danube Network on a Chip Intellectual Property Library.
23			Arteris, Inc. was founded in 2004 and is also a subsidiary of
24			U.S. based Arteris Holdings, Inc. Arteris, Inc. provides NoC technology and tools. Arteris, Inc.'s NoC products include,
25			Arteris FlexNoC, Arteris FlexWay, Arteris NoCcompiler, FlexArtist, FlexExplorer, FlexVerifier, NoCverifier, and Danube Network on a Chip Intellectual Property Library.
26			
27			There are two lawsuits involving the parties, both pending in the Northern District of California: <i>Sonics, Inc. v. Arteris, Inc</i> (Case No. 4:11-CV-05311-SBA), pending before Judge
28	CASE	EST FOR INT'L JUDICIAL ASSISTANCE NO. 3:12-CV-00434-WHA (KAW) 38263	PURSUANT TO THE HAGUE CONVENTION

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pa-1538263

Armstrong, and Arteris, S.A.S. v. Sonics, Inc. (Case No. 12-CV-00434-WHA), pending before Judge Alsup.

On November 1, 2011, Sonics filed a complaint against Arteris, Inc., alleging infringement of United States Patents Nos. 6,182,183 (the "'183 Patent"); 7,266,786 (the "'786 Patent"); 7,277,975 (the "'975 patent"); 6,961,834 (the "'834 Patent"); 7,191,273 (the "'273 Patent"); 6,816,814 (the "'814 Patent"); and 7,299,155 (the "'155 Patent") (collectively, the "Sonics Patents-in-Suit") by the Arteris Accused Products (including, but not limited to, Arteris FlexNoC, Arteris FlexWay, Arteris NoCcompiler, FlexArtist, FlexExplorer, FlexVerifier, NoCverifier, and Danube Network on a Chip Intellectual Property Library). Sonics has served its preliminary infringement contentions, and Arteris, Inc. has served its invalidity contentions.

On January 27, 2012, Arteris, S.A.S. filed a complaint, alleging infringement of United States Patents Nos. 7,574,629 and 7,769,027 (collectively, the "Arteris Patents-in-Suit"). This case is assigned to Judge Alsup. Sonics has since filed counterclaims against Arteris, S.A.S. alleging that the Arteris Accused Products each infringe some or all of the same seven patents Sonics is asserting against Arteris, Inc. in *Sonics v. Arteris, Inc.* The parties served their preliminary infringement contentions on May 10, 2012. The parties served their invalidity contentions on June 25 and 26, 2012.

The Parties have identified several individuals likely to be in possession of relevant information. An important category of such individuals is the named inventors of the Arteris Patentsin-Suit. Mr. Cesar Douady, who resides and works in France, is a named inventor on both the Arteris Patents-in-Suit. Mr. Douady is a former employee of Arteris, S.A.S.

It is respectfully requested that an appropriate French judicial authority ask Mr. Douady to appear for a deposition. Given the attorneys' scheduling constraints, Sonics would like to conduct this deposition preferably in late July, 2012, and therefore respectfully requests that this Letter of Request be executed as expeditiously as possible.

24	9.	Identity and address of any person to be examined:	Cesar Douady DxO Labs SA
25		F	3 rue Nationale 92100, Boulogne-Billancourt
26			France Phone: 33 1 55 20 55 99
27			Fax: 33 1 55 20 55 98
28			
	REOU	JEST FOR INT'L JUDICIAL ASSISTANC	E PURSUANT TO THE HAGUE CONVENTION

3

CASE NO. 3:12-CV-00434-WHA (KAW)

Evidence to be obtained or

other judicial act to be

performed:

		Case3:12-cv-00434-WHA	Document42-1 Filed07/03/12 Page6 of 8
1 2 3 4 5	10.	Questions to be put to the person to be examined or statement of the subject matter about which he is to be examined:	Mr. Douady will be examined in his personal capacity, as one of the inventors of the Arteris Patents-in-Suit. The subject matter about which Mr. Douady will be examined will pertain to the general characteristics, inventorship, alleged infringement and validity of the Arteris Patents-in-Suit. As Mr. Douady is also a former Chief Technology Officer of Arteris, S.A.S., he may also be examined on the design and development of the Arteris Accused Products.
6 7 8	¥I.	Documents or other property to be inspected:	It is respectfully requested that an appropriate French judicial authority ask Mr. Douady to produce at his deposition any documents that are in his possession, custody or control and that pertain to (i) the Arteris Patents-in-Suit, including, but not limited to, inventor notebooks or any documents showing conception or reduction to practice of inventions reflected in
9 10			the Arteris Patents-in-Suit; (ii) the design and development of the Arteris Accused Products; and (iii) any communications with Arteris regarding Sonics, or the <i>Sonics, Inc. v. Arteris,</i>
11 12			Inc. (Case No. 4:11-CV-05311-SBA) or Arteris, S.A.S. v. Sonics, Inc. (Case No. 12-CV-00434-WHA) lawsuits.
13	12.	Any requirement that the evidence be given on oath	It is respectfully requested that Mr. Douady's answers to the questions posed to him be under oath, under penalty of
14 15		or affirmation and any specific form to be used:	perjury.
15	13.	Special methods or procedures to be followed:	None at this time.
17	14.	Request for notification of the time and place for the execution of the Request	Arteris, S.A.S. 6 Parc Ariane – Immeuble Mercure Boulevard des Chenes – 78284 Guyancourt Cedex – France
18		and identity and address of any person to be notified:	Represented by:
19 20			Mark D. Fowler Chang Kim
21			DLA PIPER LLP 2000 University Ave. E. Polo Alto, CA, 04202
22			E. Palo Alto, CA 94303 Tel.: (650)833-2000 Fax: (650)833-2001
23			Gerald T. Sekimura
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27			
28		NO. 3:12-CV-00434-WHA (KAW)	PURSUANT TO THE HAGUE CONVENTION 4

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Case3:12-cv-00434-WHA Document42-1 Filed07/03/12 Page7 of 8

I Kevin C. Hamilton DLA PIPER LLP 2 401 B Street, Suite 1700 San Diego, CA 92101 3 Tel.: (619)699-2700 Fax: (619)699-2701 4 Sonies, Inc. 5 890 N Mccarthy Blvd # 220 Milpitas, CA 95035 6 Represented by: 7 Bryan Wilson Christopher F. Jeu 8 Kimberly N. Van Voorhis Zahra Hayat 9 Benjamin Petersen **MORRISON & FOERSTER LLP** 10 755 Page Mill Road Palo Alto, CA 94304 11 Phone: (650)813-600 Fax: (650)494-0792 12 13 None at this time. 15. Request for attendance or participation of judicial 14 personnel of the requesting authority at the execution 15 of the Letter of Request: 16 16. Specification of privilege Mr. Douady may refuse to answer a question or produce a requested document only where doing so would disclose a or duty to refuse to give 17 evidence under the law of privileged communication with counsel or where doing so would disclose work performed under the direction of an the State of origin: 18 attorney. 19 17. The fees and costs incurred Arteris, S.A.S. which are reimbursable 6 Parc Ariane - Immeuble Mercure 20Boulevard des Chenes - 78284 Guyancourt Cedex - France under the second paragraph of Article 14 or under 21 Represented by: Mark D. Fowler Article 26 of the Convention will be borne 22 Chang Kim by: DLA PIPER LLP 23 2000 University Ave. E. Palo Alto, Ca 94303 24 Tel.: (650)833-2000 Fax: (650)833-2001 25 Gerald T. Sekimura 26 DLA PIPER LLP 555 Mission Street, Suite 2400 27 San Francisco, CA 94105 Tel: (415)836-2500 28 Fax: (415)836-2501 REQUEST FOR INT'L JUDICIAL ASSISTANCE PURSUANT TO THE HAGUE CONVENTION 5 CASE NO. 3:12-CV-00434-WHA (KAW) pa-1538263

Case3:12-cv-00434-WHA Document42-1 Filed07/03/12 Page8 of 8

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3			Tel.: (619)699-2700 Fax: (619)699-2701
4			Sonics, Inc.
5			890 N Mccarthy Blvd # 220 Milpitas, CA 95035
6			Represented by:
7			Bryan Wilson Christopher F. Jeu
8			Kimberly N. Van Voorhis Zahra Hayat
9			Benjamin Petersen MORRISON & FOERSTER LLP
10			755 Page Mill Road Palo Alto, CA 94304
11			Phone: (650)813-600 Fax: (650)494-0792
12	10		
13	18.	Date of Request:	July 3, 2012
14	19.	Signature and seal of the requesting authority:	/ il) To
15 16			Kandis Westmore
10			Kandis A. Westmore
18			United States Magistrate Judge
10			
20			
21			
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25			
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		NO. 3:12-CV-00434-WHA (KAW	CE PURSUANT TO THE HAGUE CONVENTION)