MCKOOL SMITH HENNIGAN	A PROFESSIONAL CORPORATION • ATTORNEYS	REDWOOD SHORES, CALIFORNIA
M	A PROFES	RE

1	Courtland L. Reichman McKool Smith Hennigan P.C.		
2	255 Shoreline Drive, Suite 510 Badward Shares, CA 04065		
3	Redwood Shores, CA 94065 Telephone: (650)-394-1401		
4	Facsimile: (650)-394-1422		
	creichman@mckoolsmithhennigan.com		
5 6	Robert Auchter ( <i>PRO HAC VICE</i> )		
	McKool Smith P.C. 1999 K Street NW, Suite 600		
7 8	Washington, DC 20006 Telephone: (202) 370-8300		
	Fax: (202) 370-8344 rauchter@mckoolsmith.com		
9			
10	ADDITIONAL COUNSEL LISTED ON SIGNATURE PAGE		
11	Attorneys for Plaintiffs		
12 13	ChriMar Systems Inc. d/b/a CMS Technologies and ChriMar Holding Company, LLC.		
14			
15	UNITED STATES DISTRICT COURT		
16	NORTHERN DISTRICT OF CALIFORNIA		
17	OAKLAND DIVISION		
18	ChriMar Systems Inc. et al.,	Case No. 4:13-cv-1300-JSW	
19	Plaintiffs,	STIPULATION AND <del>[PROPOSED]</del> ORDER TO CONTINUE THE HEARING	
20	v.	DATE FOR PLAINTIFF CHRIMAR'S MOTION TO DISMISS	
21	Cisao Systems Inc. at al	COUNTERCLAIMS (DOCKET NO. 202)	
22	Cisco Systems Inc., et al.,	Judge: Honorable Jeffrey S. White	
23	Defendants.	Magistrate Judge: Maria-Elena James	
24			
25	Pursuant to Civil L.R. 6-1(b), 6-2 and 7-7, the parties hereby jointly stipulate and request		
26	that the Court continue the current hearing date on the Motion to Dismiss Defendants HP and		
27	Cisco's Monopolization and Section 17200 Counterclaims and HP's Attempted Monopolization		
28	STIPULATION AND [ <del>PROPOSED]</del> ORDER TO CONTINUE THE HEARING DATE FOR PLAINTIFF CHRIMAR'S MOTION TO DISMISS COUNTERCLAIMS (DOCKET NO. 202)	Case No. 4:13-cv-1300-JSW	

## Case4:13-cv-01300-JSW Document221 Filed09/02/14 Page2 of 4

Counterclaim (Dkt. No. 202) filed by Plaintiff ChriMar Systems, Inc. d/b/a CMS Technologies
 and ChriMar Holding Company, LLC's (collectively, "ChriMar" or "Plaintiff"). This request is
 supported by good cause and will not affect any other deadlines in this case, as addressed in the
 attached Declaration of Brandon M. Jordan.

5 WHEREFORE, the parties respectfully stipulate and move that the Court enter this 6 stipulation to continue the hearing date from October 3, 2014 to October 17, 2014, as set forth in 7 the attached proposed order.

8	Dated: September 2, 2014	Respectfully submitted,
9		McKool Smith
10		MCROOL SMITH
11		<u>By: /s/ Brandon M. Jordan</u>
		Robert Auchter (PRO HAC VICE)
12		Benjamin Levi (PRO HAC VICE) Dirk Thomas (PRO HAC VICE)
13		Jeffrey Frey ( <i>PRO HAC VICE</i> )
14		Brandon Jordan ( <i>PRO HAC VICE</i> )
		MCKOOL SMITH P.C.
15		1999 K Street NW, Suite 600
16		Washington, DC 20006
10		Telephone: (202) 370-8300
17		Fax: (202) 370-8344
		rauchter@mckoolsmith.com blevi@mckoolsmith.com
18		dthomas@mckoolsmith.com
19		jfrey@mckoolsmith.com
17		bjordan@mckoolsmith.com
20		björdun ei mekoolsinnui.com
21		Courtland Reichman
21		MCKOOL SMITH HENNIGAN
22		255 Shoreline Drive, Suite 510
		Redwood Shores, CA 94065
23		Telephone: (650)-394-1045
24		Facsimile: (650)-394-1422
27		creichman@mckoolsmithhennigan.com
25		Attorney for Plaintiffs ChriMar Systems
26		Inc. d/b/a CMS Technologies and
26		ChriMar Holding Company, LLC
27		
28	STIPULATION AND [ <del>PROPOSED]</del> ORDER TO CONTINUE THE HEARING DATE FOR PLAINTIFF CHRIMAR'S MOTION TO DISMISS COUNTERCLAIMS (DOCKET NO. 202)	2 Case No. 4:13-cv-1300-JSW

MCKOOL SMITH HENNIGAN A Phofessional Conforation • Attorneys Redwood Shones, California

	Case4:13-cv-01300-JSW	Document221 Filed09/02/14 Page3 of 4
1		Respectfully submitted,
2	Dated: September 2, 2014	By: /s/ Michael W. De Vries
3		Michael W. De Vries
4		KIRKLAND & ELLIS LLP 333 South Hope Street
5		Los Angeles, California 90071 Telephone: (213) 680-8400
6		Facsimile: (213) 680-8500
7		Steven Cherny (Pro Hac Vice)
8		James E. Marina (Pro Hac Vice) Brian Paul Gearing (Pro Hac Vice)
9		KIRKLAND & ELLIS LLP 601 Lexington Avenue
10		New York, New York 10022 Telephone: (212) 446-4800
11		Facsimile: (212) 446-4900
12		Attorneys for Defendants
13		Cisco Systems Inc. and Linksys LLC f/k/a/ Cisco Consumer Products LLC
14	Datad: Santambar 2, 2014	Respectfully submitted,
15	Dated: September 2, 2014	
16		By: /s/ Charles J. Hawkins
17		David H. Dolkas (SBN: 111080) Darryl J. Ong (SBN: 286621)
18		MCDERMOTT WILL & EMERY LLP
19		275 Middlefield Rd., Suite 100 Menlo Park, CA 94025

ddolkas@mwe.com djong@mwe.com Telephone: 650-815-7400 Facsimile: 650-815-7401

Robert J. Walters (Pro Hac Vice) Charles J. Hawkins (Pro Hac Vice) Raymond M. Gabriel (Pro Hac Vice) MCDERMOTT WILL & EMERY LLP 500 North Capitol Street, N.W. Washington, D.C. 20001 rwalters@mwe.com chawkins@mwe.com rgabriel@mwe.com

STIPULATION AND [PROPOSED] ORDER TO CONTINUE THE 28 HEARING DATE FOR PLAINTIFF CHRIMAR'S MOTION TO DISMISS COUNTERCLAIMS (DOCKET NO. 202)

MCKOOL SMITH HENNIGAN A Professional Conforation • Attorneys Redwood Shohes, California

20

21

22

23

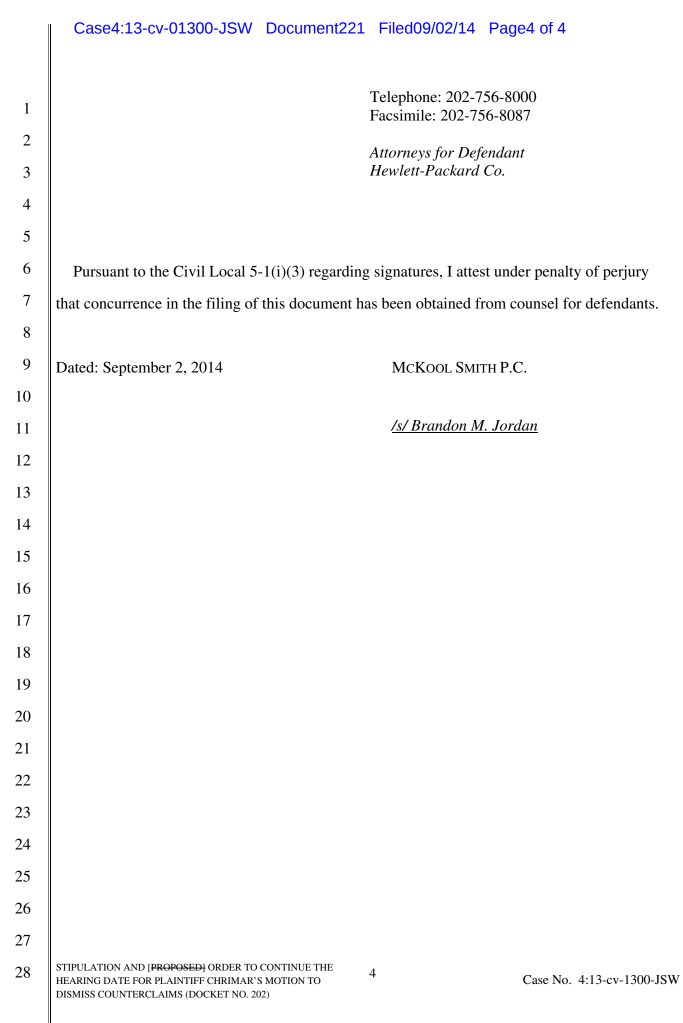
24

25

26

27

3



MCKOOL SMITH HENNIGAN A Professional Conforation • Attorneys Redwood Shores, California

	Case4:13-cv-01300-JSW Document22	1-1 Filed09/02/14 Page1 of 2
1	UNITED STATE	<b>CS DISTRICT COURT</b>
2	NORTHERN DIST	RICT OF CALIFORNIA
3	OAKLA	ND DIVISION
4		
5	ChriMar Systems Inc. et al.,	Case No. 4:13-cv-1300-JSW
6	Plaintiffs,	DECLARATION OF BRANDON M. JORDAN IN SUPPORT OF THE
7	v.	PARTIES' STIPULATION TO CONTINUE THE HEARING DATE FOR
8	Cisco Systems Inc., et al.,	PLAINTIFF CHRIMAR'S MOTION TO
9	Defendants.	DISMISS COUNTERCLAIMS (DOCKET NO. 202)
10	Derendunts.	Judge: Honorable Jeffrey S. White
11		Magistrate Judge: Maria-Elena James
12		
13	DECLARATION OF BRANDON M. JORDAN	
14	I, Brandon M. Jordan, the undersigned, declare:	
15	1. I am an attorney licensed to practice law in the District of Columbia. I am an	
16	attorney with the law firm of McKool Smith, P.C., counsel for Plaintiffs ChriMar Systems Inc.	
17	and ChriMar Holding Company LLC ("ChriMar") in the above-captioned action. I have	
18	personal knowledge of the matters set forth below and if called and sworn as a witness, I could	
19	and would testify competently to the facts set forth herein.	
20	2. The parties believe that there is good cause for the requested continuance as stated	
21	in the subsequent paragraphs. The parties have conferred, stipulated, and hereby request that the	
22	Court enter their stipulation to continue the hearing date from October 3, 2014, to October 17,	
23	2014.	
24	3. Plaintiff ChriMar's motion to dismiss was originally noticed for a hearing on	
25	September 26, 2014. The parties' previously stipulated to enlarge time for Defendants'	
26	opposition to Plaintiff's motion to dismiss and to enlarge time for Plaintiff to file its reply (Dkt.	
27	No. 211). While the parties' previous stipulation did not seek to alter the originally-noticed	
28	DECLARATION OF BRANDON M. JORDAN IN SUPPORT OF THE PARTIES' STIPULATION TO CONTINUE THE HEARING DATE FOR PLAINTIFF CHRIMAR'S MOTION TO DISMISS COUNTERCLAIMS (DOCKET NO. 202)	Case No. 4:13-cv-1300-JSW

## Case4:13-cv-01300-JSW Document221-1 Filed09/02/14 Page2 of 2

hearing date of September 26, 2014, on August 26, 2014, the Court issued an order granting the
 stipulated request, but also modifying the hearing date to October 3, 2014. (*See* Docket Text
 accompanying the Court's Order Granting the parties' stipulation to enlarge time for Defendants
 to oppose Plaintiff's motion to dismiss and Plaintiffs' reply at Dkt. No. 220).

4. Plaintiffs request this continuance due to a conflict with the October 3, 2014
hearing date. Counsel for ChriMar has a hearing scheduled in Louisville, Kentucky on October
2, 2014 in another matter which compromises counsel's ability to prepare and secure travel for
appearance in California the following morning. I have conferred with counsel for the parties in
this matter and confirmed that October 17, 2014 is the next available hearing date that does not
conflict with the schedules of the parties' counsel.

5. The Court has previously granted a joint motion to extend the deadline to serve initial disclosures (Dkt. No. 124); Cisco's unopposed motion to extend the deadline for production under Patent L.R. 3-4(a) (Dkt. No. 148); HP's unopposed motion to extend the deadline for production under Patent L.R. 3-4(a) (Dkt. No. 149); a joint stipulation to extend the deadline for the Patent L.R. 4-2 exchange (Dkt. No. 154); and a joint stipulation to extend the briefing schedule of ChriMar's Defendants HP and Cisco's Monopolization and Section 17200 Counterclaims and HP's Attempted Monopolization Counterclaim (Dkt. No. 220).

18 19

20

28

MCKOOL SMITH HENNIGAN A Professional Conforation • Attorneys Redwood Shores, California

6. The requested continuance will not affect any other deadlines in this case.

7. I declare under penalty of perjury that the foregoing is true and correct.

COUNTERCLAIMS (DOCKET NO. 202)

Respectfully submitted,

<u>/s/ Brandon M. Jordan</u> Brandon M. Jordan

DECLARATION OF BRANDON M. JORDAN IN SUPPORT OF THE PARTIES' STIPULATION TO CONTINUE THE HEARING DATE FOR PLAINTIFF CHRIMAR'S MOTION TO DISMISS

2

	Case4:13-cv-01300-JSW Document22	1-2 Filed09/02/14 Page1 of 1
1		
2		
3		
4		
5	UNITED STATE	S DISTRICT COURT
6	NORTHERN DISTRICT OF CALIFORNIA	
7	OAKLAND DIVISION	
8		Core No. 4.12 or 1200 ISW
9	ChriMar Systems Inc. et al.,	Case No. 4:13-cv-1300-JSW
10	Plaintiffs,	<del>[PROPOSED]</del> ORDER TO STIPULATION TO CONTINUE THE HEARING DATE
11	v.	FOR PLAINTIFF CHRIMAR'S MOTION TO DISMISS COUNTERCLAIMS
12	Cisco Systems Inc., et al.,	(DOCKET NO. 202)
13	Defendants.	Judge: Honorable Jeffrey S. White
14		Magistrate Judge: Maria-Elena James
15	PURSUANT TO STIPULATION, IT IS	SO ORDERED.
16	The Court hereby continues the curr	ent hearing date for Plaintiff's Motion to Dismiss
17	Defendants HP and Cisco's Monopolization and Section 17200 Counterclaims and HP's	
18	Attempted Monopolization Counterclaim (Dkt. No. 202) from October 3, 2014 to October 17,	
19	2014 at 9:00 a.m. Pacific time.	
20		
21		
22	IT IS SO ORDERED.	All Rule
23	Dated: September 3, 2014	Jeffrey Storhits
24		Honorable Jeffrey S. White
25		United States District Court Judge
26		
27		
28	[ <del>PROPOSED]</del> ORDER TO STIPULATION TO CONTINUE THE HEARING DATE FOR PLAINTIFF CHRIMAR'S MOTION TO DISMISS COUNTERCLAIMS (DOCKET NO. 202)	Case No. 4:13-cv-1300-JSW

MCKOOL SMITH HENNIGAN A Professional Corporation • Attorneys Redwood Shores, California