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15 *Attorneys for Plaintiff*
 16 *ZOLTAR SATELLITE ALARM SYSTEMS, INC.*

17 UNITED STATES DISTRICT COURT
 18 FOR THE NORTHERN DISTRICT OF CALIFORNIA
 19 SAN JOSE DIVISION

20 ZOLTAR SATELLITE ALARM
 21 SYSTEMS, INC., a Delaware corporation.

Case No. CV 06-00044 JW

22 Plaintiff,

23 v.

**STIPULATION OF DISMISSAL
 WITHOUT PREJUDICE AS TO
 DEFENDANT SPRINT AND
 [PROPOSED] ORDER**

24 MOTOROLA, INC., a Delaware
 Corporation, et. al.,

25 Defendants.
 26

1 Pursuant to an agreement of the parties, plaintiff Zoltar Satellite Alarm Systems, Inc.
2 (“Zoltar”) and defendant Sprint Corporation (“Sprint”), through their respective counsel,
3 hereby stipulate to dismissal of claims and counterclaims between Zoltar and Sprint only, as
4 follows:

5 1. All claims, counterclaims if any, and defenses by Zoltar against Sprint and by
6 Sprint against Zoltar are dismissed without prejudice.

7 2. Zoltar and Sprint shall bear their own costs of suit and attorneys’ fees.
8

9 **IT IS SO STIPULATED**

10 DATED: December 19, 2008

HOSIE RICE LLP

11 By: /s/ George F. Bishop
12 George F. Bishop

13 *Attorneys for Plaintiff Zoltar Satellite*
14 *Alarm Systems, Inc.*

15 DATED: December 19, 2008

ROUSE HENDRICKS
GERMAN MAY PC

17 By: /s/ Mark W. McGrory
18 Mark W. McGrory

19 DATED: December 19, 2008

SHEPPARD MULLIN
RICHTER & HAMPTON LLP

21 By: /s/ Nathaniel Bruno
22 Nathaniel Bruno

23 *Attorneys for Defendant Sprint*
24 *Corporation*

1 I hereby attest that concurrence in the filing of this stipulation has been obtained for
2 all signatures indicated by a “conformed” signature (/s/) within this e-filed document.

3 Date: December 19, 2008

/s/ George F. Bishop
George F. Bishop

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~~PROPOSED~~ ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: December 22, 2008



The Honorable James Ware