```
Yitai Hu (SBN 248085) (yitai.hu@alston.com)
    Sean P. DeBruine (SBN 168071) (sean.debruine@alston.com)
    Richard Chae (SBN 224610) (richard.chae@alston.com)
    ALSTON + BÌRD LLP
    Two Palo Alto Square
 3
    3000 El Camino Real, Suite 400
    Palo Alto, California 94306
 4
    Telephone:
                  650-838-2000
    Facsimile:
                   650-838-2001
 5
    Attorneys for Plaintiff and Counterdefendant
 6
    ELANTECH DEVICES CORPORATION
 7
    Karl J. Kramer (CA SBN 136433)
    Erika L. YAWGER (CA SBN 234919)
 8
    Laura R. Mason (CA SBN 252251)
    Morrison & Foerster LLP
    755 Page Mill Road
    Palo Alto, California 94304-1018
10
    Telephone: 650-813-5600
    Facsimile: 650-494-0792
11
    KKramer@mofo.com
12
    Attorneys for Defendant and Counterclaimant
    SYNAPTICS, INC.
13
14
                                 UNITED STATES DISTRICT COURT
15
                               NORTHERN DISTRICT OF CALIFORNIA
16
                                         SAN JOSE DIVISION
17
    ELANTECH DEVICES CORPORATION, ) Case No. 5:06-cv-01839-PVT
18
                 Plaintiff,
                                               STIPULATION AND (PROPOSED) ORDER
19
                                               ENLARGING TIME TO COMPLETE
           v.
                                               MEDIATION
20
                                                       Hon. Patricia V. Trumbull
                                               Judge:
21
                                               Location: Courtroom 5, 4<sup>th</sup> Floor
    SYNAPTICS, INC. and AVERATEC, INC.
22
                  Defendants.
23
24
25
           Pursuant to Civil Local Rule 6-2, Plaintiff Elantech Devices Corp. ("Elantech") and Defendants
26
    Synaptics, Inc. ("Synaptics") and Averatec, Inc. ("Averatec"), by and through their respective attorneys,
27
    hereby stipulate as follows and request that the Court extend the deadline by which they must complete
28
    mediation in this matter to and including October 17, 2008.
```

1	WHEREAS, in its June 30, 2008 Further Case Management Order (Dkt. No. 371) the parties				
2	were referred to the Court's mediation program, and				
3	WHEREAS, the parties are informed by the Court's ADR unit that this case was not flagged as				
4	having been referred to mediation, and				
5	WHEREAS, the parties discussed the possibility of using a private mediation as permitted by the				
6	Case Management Order but were not able to so agree; and				
7	WHEREAS, upon request by the parties the ADR unit promptly identified Roderick Thompson,				
8	Esq. as a mediator qualified and willing to conduct the mediation; and				
9	WHEREAS, Mr. Thompson had a previously-planned trip that will keep him out of the country				
10	between September 6 and September 24, 2008; and				
11	WHEREAS, prior to his departure Mr. Thompson and the parties held discussions and have				
12	agreed to schedule the mediation session for Friday October 17, 2008,				
13	NOW, THEREFORE, the parties stipulate that the Further Case Management Order be amended				
14	and the deadline to complete the mediation be extended to and including October 17, 2008 and				
15	respectfully request the Court to so order.				
16					
17	Dated: September 10, 2008	ALSTON + BIRD LLP			
18					
19		By: s/Sean P. DeBruine			
20		Attorneys for Plaintiff and Counterdefendant ELANTECH DEVICES CORPORATION			
21					
22					
23	Dated: September 10, 2008	MORRISON & FOERSTER LLP			
24		By:s/Erika L. Yawger			
25		Attorneys for Defendant and Counterclaimant Synaptics, Inc.			
26					
27		2			
28	STIPULATION AND [PROPOSED] ORDER	4			

			GRESSER LLP
2		By:	s/Damir Cefo
3		.	
4		Attorneys f Averatec, I	for Defendant and Counterclaimant nc.
5			
6			
7	DI ID CLIANT TO CTIDI II ATIO	N ITICCO	
8	PURSUANT TO STIPULATIO	11, 11 15 50 (ONDENED.
9			
10	Dated: 9/10/08		
11			Patricia V. Trumbull PATRICIA V. TRUMBULL
12			United States Magistrate Judge
13			
14			
15			
16			
17			
18			
19			
20			
21			
22 23			
24			
25			
26 27			
۱ / ا			