1 2 3 4 5 6 7 8	Jeffrey S. Facter (State Bar No. 123817) Patrick D. Robbins (State Bar No. 152288) Justin S. Chang (State Bar No. 205925) Mikael A. Abye (State Bar No. 233458) SHEARMAN & STERLING LLP 525 Market Street, Suite 1500 San Francisco, CA 94105-2723 Telephone: (415) 616-1100 Facsimile: (415) 616-1199 Email: jfacter@shearman.com probbins@shearman.com jchang@shearman.com mabye@shearman.com	**E-Filed 9/27/2010**				
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10	UNITED STATES DISTRICT COURT					
11	NORTHERN DISTRICT OF CALIFORNIA					
12	SAN JOSE DIVISION					
13	IN RE TRIDENT MICROSYSTEMS, INC.	Case No.: C 06-3440-JF				
14	DERIVATIVE LITIGATION	STIPULATION AND [PROPOSED]				
15		ORDER REVISING BRIEFING SCHEDULE FOR DEFENDANTS' MOTIONS TO				
16	This Document Relates to:	DISMISS PLAINTIFFS' SECOND AMENDED CONSOLIDATED VERIFIED				
17	ALL ACTIONS	SHAREHOLDER COMPLAINT				
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	STIP TO RESET BRIEFING SCHED. FOR RESPONSE TO SAC	CASE NO.: C 06-3440-JF 290727				

1	WHEREAS, on July 1, 2010, plaintiffs filed a Second Amended Consolidated				
2	Verified Shareholder Complaint ("SAC");				
3	WHEREAS, on September 1, 2010, defendant Frank Lin and nominal defendant				
4	Trident Microsystems, Inc. filed motions to dismiss the SAC according to a briefing schedule				
5	agreed to by stipulation among the parties and ordered by the Court on August 20, 2010;				
6	WHEREAS, the parties have agreed to engage in a mediation session with the				
7	Honorable Justice Howard B. Weiner (ret.) in an attempt to resolve the disputes at issue in this				
8	action;				
9	WHEREAS, the parties agree that an extension of the current briefing schedule				
10	concerning the motions to dismiss would be beneficial to their efforts to resolve their disputes and				
11	conserve judicial resources;				
12	THEREFORE, IT IS STIPULATED AND AGREED AS FOLLOWS:				
13	1. Plaintiffs' deadline to file their brief in opposition to the motions to dismiss				
14	shall be extended to October 15, 2010;				
15	3. Mr. Lin's and Trident Microsystem's deadline to file their reply briefs in				
16	support of their motions to dismiss shall be extended to November 5, 2010; and				
17	4. The hearing for the motion to dismiss the SAC shall be on December 3,				
18	2010 at 9:00 a.m.				
19					
20	Dated: September 24, 2010 SHEARMAN & STERLING LLP				
21					
22	By:/s/ Justin S. Chang				
23	Attorneys for Defendant Frank C. Lin				
24	Dated: September 24, 2010 DLA PIPER LLP (US)				
25	Dated. September 24, 2010 DEATHER LET (05)				
26	By:/s/ Nate McKitterick				
27	Attorneys for Nominal Defendant Trident				
28	Microsystems, Inc.				
	STIP TO RESET BRIEFING1CASE NO.: C 06-3440-JFSCHED. FOR RESPONSE TO SAC290727				

1	Dated: September 24, 2010 ROBBINS GELLER RUDMAN & DOWD LLI	
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3		By:/s/ Travis Downs
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5		BARROWAY TOPAZ KESSLER MELTZER & CHECK, LLP
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7		By:/s/ Robin Winchester
8		Co-Lead Counsel for Plaintiffs
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10		ORDER
11	DUDSUANT TO STIDIU	LATION, IT IS SO ORDERED,
12	TURSUANT TO STILL	LATION, IT IS SO OKDERED,
13	Dated: 9/27/2010	Smkil
14		The Voltorable Jere m Fleel United States District Judge
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	STIP TO RESET BRIEFING SCHED. FOR RESPONSE TO SAC	2 CASE NO.: C 06-3440-JF

1	ATTESTATION PURSUANT TO GENERAL ORDER 45					
2	I, Justin S. Chang, am the ECF User whose ID and password are being used to file this					
3	Stipulation and [Proposed] Order. In compliance with General Order 45, X.B., I hereby attest that					
4	Nate McKitterick, Travis Downs, and Robin Winchester have concurred in this filing.					
5						
6						
7	DATED: September 24, 2010	By:	/s/ Justin S. Chang			
8			Justin S. Chang			
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	STIP TO RESET BRIEFING SCHED. FOR RESPONSE TO SAC	3	CASE NO.: C 06-3440-JF 290727			