1 2 3 4 5 6	SHIRLI FABBRI WEISS (Bar No. 079225) shirli.weiss@dlapiper.com DAVID F. GROSS (Bar No. 083547) david.gross@dlapiper.com NATE MCKITTERICK (Bar No. 171889) david.priebe@dlapiper.com DLA PIPER LLP (US) 2000 University Avenue East Palo Alto, CA 94303 Telephone: (650) 833-2000 Facsimile: (650) 833-2001	**E-Filed 10/25/2010**
7 8 9 10 11 12 13 14	Attorneys for Nominal Defendant TRIDENT MICROSYSTEMS, INC. JOHN D. PERNICK (Bar No. 155468) john.pernick@bingham.com BINGHAM MCCUTCHEN LLP Three Embarcadero Center San Francisco, CA 94111-4067 Telephone: (415) 393-2544 Facsimile: (415) 262-9203 Attorneys for THE SPECIAL LITIGATION COMMITTEE OF THE BOARD OF DIRECOF TRIDENT MICROSYSTEMS, INC.	CTORS
15	NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION	
16 17	IN RE TRIDENT MICROSYSTEMS,	LEAD CASE NO. C06-3440-JF
18	INC. DERIVATIVE LITIGATION	STIPULATION AND [PROPOSED] ORDER EXTENDING DEADLINE FOR TRIDENT
19	This Document Relates to:	EXTENDING DEADLINE FOR TRIDENT MICROSYSTEMS TO RESPOND TO DEFENDANT FRANK LIN'S
19 20		EXTENDING DEADLINE FOR TRIDENT MICROSYSTEMS TO RESPOND TO
19	This Document Relates to:	EXTENDING DEADLINE FOR TRIDENT MICROSYSTEMS TO RESPOND TO DEFENDANT FRANK LIN'S
19 20 21	This Document Relates to:	EXTENDING DEADLINE FOR TRIDENT MICROSYSTEMS TO RESPOND TO DEFENDANT FRANK LIN'S
19 20 21 22	This Document Relates to:	EXTENDING DEADLINE FOR TRIDENT MICROSYSTEMS TO RESPOND TO DEFENDANT FRANK LIN'S
19 20 21 22 23	This Document Relates to:	EXTENDING DEADLINE FOR TRIDENT MICROSYSTEMS TO RESPOND TO DEFENDANT FRANK LIN'S
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19 20 21 22 23 24 25 26	This Document Relates to:	EXTENDING DEADLINE FOR TRIDENT MICROSYSTEMS TO RESPOND TO DEFENDANT FRANK LIN'S

1	<u>STIPULATION</u>
2	WHEREAS, individual defendant Frank Lin ("Mr. Lin") has filed a Motion to Dismiss the
3	Plaintiffs' complaint (without leave to amend) against him in this action, which is set for hearing
4	on December 3, 2010;
5	WHEREAS, nominal defendant Trident Microsystems, Inc. ("Trident") has also filed a
6	Motion to Dismiss the complaint (with leave to amend), which is also set for hearing on
7	December 3, 2010;
8	WHEREAS, pursuant to a stipulation and Order, the current date for Trident's response to
9	Mr. Lin's counterclaims, filed on June 8, 2010, is October 29, 2010. The parties continue to
10	mediate the entire matter through Justice Wiener;
11	WHEREAS, in the interests of conservation of the resources of the Court and parties, Mr.
12	Lin and Trident have agreed that the deadline for Trident to respond to Mr. Lin's Counterclaims
13	should be extended until 14 days after the entry of orders pursuant to the Court's ruling on Mr.
14	Lin's Motion to Dismiss and Trident's Motion to Dismiss, in order to permit the parties to most
15	efficiently pursue resolution of the pleadings in this case;
16	THEREFORE, IT IS STIPULATED AND AGREED PURSUANT TO LOCAL RULE
17	6-1(a) AS FOLLOWS:
18	The deadline for Trident to answer or otherwise respond to Mr. Lin's Counterclaims is
19	extended to 14 calendar days after the entry of orders pursuant to the Court's ruling on Mr. Lin's
20	Motion to Dismiss and Trident's Motion to Dismiss, which are currently set for hearing on
21	December 3, 2010.
22	
23	Dated: October 22, 2010 DLA PIPER LLP (US)
24	By:/s/ NATE MCKITTERICK
25	Attorneys for Nominal Defendant
26	TRIDENT MICROSYSTEMS, INC.
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28	

DLA PIPER LLP (US)
SAN FRANCISCO

WEST\222635671.1 STIPULATION AND

1	Dated: October 22, 2010 SHEARMAN & STERLING LLP	
2	Rv· /c/	
3	By:/s/ PATRICK ROBBINS Attorneys for Defendant FRANK LIN	
4	Attorneys for Defendant I KAIVK LIIV	
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6		
7	I, NATE MCKITTERICK, am the ECF User whose ID and password are being used to	
8	file this Stipulation and [Proposed] Order Extending Deadline for Trident Microsystems to Respond to	
9		
10	Defendant Frank Lin's Counterclaims. In compliance with General Order 45, X.B., I hereby attest	
11	that PATRICK ROBBINS has concurred in this filing.	
12	DATED: October 22, 2010	
13	By:/s/ NATE MCKITTERICK	
14		
15		
16		
17	ORDER WE IS SO ORDERED	
18	IT IS SO ORDERED.	
19	DATED: 10/25/2010	
20	THE SNORABLE SPRIN FOGEL UNITED BY STRICT JULIE	
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