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9 Attorneys for Plaintiffs  
 AVAGO TECHNOLOGIES U.S., INC., AVAGO  
 10 TECHNOLOGIES INTERNATIONAL SALES  
 PTE. LIMITED, AVAGO TECHNOLOGIES  
 11 JAPAN, LTD., AVAGO TECHNOLOGIES  
 CANADA CORPORATION

12 UNITED STATES DISTRICT COURT  
 13 NORTHERN DISTRICT OF CALIFORNIA  
 14 SAN JOSE DIVISION



16 AVAGO TECHNOLOGIES U.S., INC.,  
 AVAGO TECHNOLOGIES  
 17 INTERNATIONAL SALES PTE.  
 LIMITED, AVAGO TECHNOLOGIES  
 18 JAPAN, LTD., AVAGO  
 TECHNOLOGIES CANADA  
 19 CORPORATION,

20 Plaintiffs,

21 v.

22 EMCORE CORPORATION, VENTURE  
 CORPORATION LIMITED fka  
 23 VENTURE MANUFACTURING (S)  
 LTD.,

24 Defendants.

Case No. 08-CV-03248 JW

**STIPULATION TO ENLARGE TIME TO  
 FILE FIRST AMENDED COMPLAINT**

1 Pursuant to Civil Local Rule 6-2, Plaintiffs AVAGO TECHNOLOGIES U.S., INC.,  
2 AVAGO TECHNOLOGIES INTERNATIONAL SALES PTE. LIMITED, AVAGO  
3 TECHNOLOGIES JAPAN, LTD., AVAGO TECHNOLOGIES CANADA CORPORATION  
4 (“Plaintiffs”) and Defendants EMCORE CORPORATION and VENTURE CORPORATION  
5 LIMITED fka VENTURE MANUFACTURING (S) LTD., hereby stipulate to enlarge the time  
6 within which Plaintiffs must file their first amended complaint to and including February 4, 2009.

7 After obtaining the Court’s December 22, 2008 ruling on Defendants’ motions to dismiss  
8 Plaintiffs’ complaint, Plaintiffs began the process of preparing the first amended complaint. Due  
9 to end-of-year holiday closures of Plaintiffs’ offices until January 5, 2009, Plaintiffs require  
10 additional time to gather meaningful facts in preparing their amended complaint. (Civ. L.R. 6-  
11 2(a)(1).)

12 There have been no prior modifications of Plaintiffs’ deadlines. Defendant EMCORE  
13 CORPORATION has received one enlargement of time to file its responsive pleading following  
14 the denial of its motion to dismiss. Pursuant to the stipulation, signed by the Court on January 16,  
15 2009, Defendant EMCORE CORPORATION’s responsive pleading will be due 10 days after  
16 Plaintiffs file the first amended complaint. (Civil L.R. 6-2(a)(2)).

17 There should be no impact of this short enlargement of time on the schedule for the case.  
18 (Civil L.R. 6-2(a)(3)).

19 Dated: January 21, 2009

HOPKINS & CARLEY  
A Law Corporation

20  
21  
22 By: /s/ Erik P. Khoobyarian  
Erik P. Khoobyarian  
Attorneys for Plaintiffs  
AVAGO TECHNOLOGIES U.S., INC.,  
AVAGO TECHNOLOGIES  
INTERNATIONAL SALES PTE.  
LIMITED, AVAGO TECHNOLOGIES  
JAPAN, LTD., AVAGO  
TECHNOLOGIES CANADA  
CORPORATION

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Dated: January 21, 2009

REDENBACHER & BROWN, LLP

By: /s/ John C. Brown  
John C. Brown  
Attorneys for Defendant  
EMCORE CORPORATION

Dated: January 21, 2009

WHITE & CASE LLP

By: /s/ Matthew P. Lewis  
Matthew P. Lewis  
Attorneys for Defendant VENTURE  
CORPORATION LIMITED fka  
VENTURE MANUFACTURING (S)  
LTD.

**ATTESTATION OF ERIK P. KHOOBYARIAN**

I, Erik P. Khoobyarian, am one of the attorneys of record for Plaintiffs AVAGO TECHNOLOGIES U.S., INC., AVAGO TECHNOLOGIES INTERNATIONAL SALES PTE. LIMITED, AVAGO TECHNOLOGIES JAPAN, LTD., and AVAGO TECHNOLOGIES CANADA CORPORATION. I have obtained concurrence in the filing of this document from John C. Brown, attorney of record for Defendant EMCORE CORPORATION, and Matthew P. Lewis attorney of record for Defendant VENTURE CORPORATION LIMITED fka VENTURE MANUFACTURING (S) LTD., which shall serve in lieu of their signatures on the filed document. I have obtained and will maintain records to support this concurrence for subsequent production for the court if so ordered or for inspection upon request by a party until one year after final resolution of the action (including appeal, if any).

Dated: January 21, 2009

By: /s/ Erik P. Khoobyarian  
Erik P. Khoobyarian