

1 TOWNSEND AND TOWNSEND AND CREW LLP
 2 A. JAMES ISBESTER (State Bar No. 129820)
 3 Two Embarcadero Center, 8th Floor
 4 San Francisco, California 94111
 Telephone: 415.576.0200
 Facsimile: 415.576.0300
 Email: jisbester@townsend.com

5 Specially appearing as attorney for Defendants
 6 WI-LAN INC. WI-LAN TECHNOLOGIES
 CORPORATION, WI-LAN TECHNOLOGIES INC.
 AND WI-LAN V-CHIP CORPORATION



9 UNITED STATES DISTRICT COURT
 10 NORTHERN DISTRICT OF CALIFORNIA
 11 SAN JOSE DIVISION

12 INTEL CORPORATION,

13 Plaintiff,

14 v.

15 WI-LAN INC., WI-LAN TECHNOLOGIES
 16 CORPORATION, WI-LAN TECHNOLOGIES
 INC., and WI-LAN V-CHIP CORP.,

17 Defendants.
 18

Case No. 5:08-cv-4555 JW (HRL)

**STIPULATION AND [PROPOSED]
 ORDER DISMISSING WI-LAN
 TECHNOLOGIES CORPORATION,
 WI-LAN TECHNOLOGIES INC., AND
 WI-LAN V-CHIP CORP.**

20 Specially appearing defendants Wi-LAN Inc., Wi-LAN Technologies Corporation, Wi-LAN
 21 Technologies Inc. and Wi-LAN V-Chip Corporation and plaintiff Intel Corporation (“Intel”), by and
 22 through their respective counsel, hereby submit the following stipulation.

23 **RECITALS**

24 As disclosed in the attached Declaration of William Middleton Regarding Ownership of
 25 Patents In Suit, Defendants have represented to Intel that none of Wi-LAN Technologies Corporation,
 26 Wi-LAN Technologies Inc. and Wi-LAN V-Chip Corporation (collectively, the “Non-Owner
 27 Defendants”) currently holds any interest in any of the patents-in-suit. Accordingly, none of the Non-
 28 Owner Defendants presently needs to be a party to this matter in order that the Court can fully resolve

1 all issues now before it. By entering into this stipulation, Intel takes no position on the ownership of
2 the patents-in-suit, and reserves all right and arguments on that issue and any transactions regarding
3 the patents-in-suit.

4 **STIPULATION**

5 Therefore, the parties stipulate as follows:

6 1. Pursuant to Rule 41(a) of the Federal Rules of Civil Procedure, the Non-Owner
7 Defendants are each dismissed without prejudice, each party to bear its own costs.

8
9 Respectfully submitted,

10 DATED: January 15, 2009

TOWNSEND AND TOWNSEND AND CREW LLP

11
12 By: _____ /s/
A. James Isbester

13 Attorney for Specially Appearing Defendants Wi-LAN Inc.,
14 WI-LAN Technologies Corporation, Wi-LAN Technologies
15 Inc., and Wi-LAN V-Chip Corp.

16
17 KIRKLAND & ELLIS LLP

18 By: _____ /s/
19 Adam Alper

20 Attorneys for Plaintiff Intel Corporation

21
22
23 **ORDER**

24 Upon the parties' stipulation, and good cause appearing therefor,

25 **IT IS SO ORDERED.** The Clerk shall terminate these parties from the docket.

26 DATED: February 20, 2009

27 By:  _____
Honorable James Ware
28 United States District Court Judge