1	John L. Cooper (State Bar No. 050324)	Tod L. Gamlen (State Bar No. 083458)
2	jcooper@fbm.com Jeffrey M. Fisher (State Bar No. 155284)	tod.l.gamlen@bakernet.com Baker & McKenzie LLP
3	jfisher@fbm.com Eugene Y. Mar (State Bar No. 227071)	660 Hansen Way Palo Alto, CA 94303-1044
4	emar@fbm.com Farella Braun & Martel LLP	Telephone: (650) 856-2400 Facsimile: (650) 856-9299
5	235 Montgomery Street, 17th Floor San Francisco, CA 94104	Edward K. Runyan
6	Telephone: (415) 954-4400 Facsimile: (415) 954-4480	edward.k.runyan@bakernet.com Baker & McKenzie LLP One Prudential Plaza
7	Attorneys for Defendants TECHNOLOGY PROPERTIES LIMITED	130 East Randolph Drive
8	and ALLIACENSE LIMITED	Chicago, Illinois 60601 Telephone: (312) 861-8000
9	Charles T. Hoge, Esq. (State Bar No. 110696)	Facsimile: (312) 861-2899
10	choge@knlh.com Kirby Noonan Lance & Hoge	Attorneys for Plaintiff BARCO N.V.
11	35 Tenth Avenue San Diego, CA 92101	
12	Telephone: (619) 231-8666 Facsimile: (619) 231-9593	
13	Attorneys for Defendant	
14	PATRIOT SCIENTIFIC CORPORATION	
15	UNITED STATES DISTRICT COURT	
16	NORTHERN DISTRICT OF CALIFORNIA	
17	SAN JOSE DIVISION	
18	BARCO, N.V.,	Case No. 5:08-CV-05398 JF
19	Plaintiff, v.	STIPULATED REQUEST TO CHANGE
20	TECHNOLOGY PROPERTIES LIMITED,	MEDIATION DEADLINE (Civil L.R. 6-2)
21	PATRIOT SCIENTIFIC CORPORATION, and ALLIACENSE LIMITED,	
22	Defendants.	
23	ACER, INC., ACER AMERICA	RELATED CASE
24	CORPORATION AND GATEWAY, INC., Plaintiffs,	Case No. 5:08-CV-00877 JF
25	v.	
26	TECHNOLOGY PROPERTIES LIMITED, PATRIOT SCIENTIFIC CORPORATION, and ALLIACENSE LIMITED,	
27	Defendants.	
28	CTIDIII ATED DEGLIECT CHANCING	
artel LLP		

1	Pursuant to Civil Local Rule 6-2, Plainti	ff Barco N.V. and Defendants Technology
2	Properties Limited, Patriot Scientific Corporation	on, and Alliacense Limited hereby submit a joint
3	request to change the target date for completion	of mediation from April 17, 2009 to June 17,
4	2009. The parties had previously set April 17, 2	2009 as the target date for completion of the ADR
5	process, but due to scheduling issues, the parties	s jointly request that the deadline be moved to
6	June 17, 2009.	
7	There have not been other time modifications	ations of this nature in the case. The only other
8	time modification in this action was a stipulation extending Defendants' time to respond to	
9	Plaintiff's complaint. The requested time modification will not have an effect on the case	
10	schedule other than its effect on the particular ADR deadline which parties request be extended.	
11	IT IS SO STIPULATED.	
12	Dated: March 19, 2009	BAKER & MCKENZIE LLP
13		By: : /s/ Edward K. Runyan
14		Edward K. Runyan Attorneys for Plaintiff
15		BARCO, N.V.
16	Dated: March 19, 2009	FARELLA BRAUN & MARTEL LLP
17	Dated. March 19, 2009	FARELLA BRAON & MARTEL LLF
18		By: : /s/ John L. Cooper John L. Cooper
19		Attorneys for Defendant
20		TECHNOLOGY PROPERTIES LIMITED and ALLIACENSE LIMITED
21		I hereby attest that I have received authority
22		from the other counsel signatories to file this document.
23	Dated: March 19, 2009	KIRBY NOONAN LANCE & HOGE, LLP
24	Dated. Water 19, 2009	RIRDT NOONAN LANCE & HOGE, LEI
<ul><li>25</li><li>26</li></ul>		By: : /s/ Charles T. Hoge Charles T. Hoge
		Attorneys for Defendant
27		PATRIOT SCIENTIFIC CORPORATION
28		

1	The deadline for completion of the ADR process is hereby moved from April 17, 2009 to
2	June 17, 2009.
3	PURSUANT TO STIPULATION, IT IS SO ORDERED.
4	DATED: 3/23 , 2009
5	S IN
6	Honorable Jeren y Fogel
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	

Farella Braun & Martel LLP 235 Montgomery Street, 17th Floor San Francisco, CA 94104 (415) 954-4400

28