1 2 3 4 5 6 7 8 9	YITAI HU (SBN 248085) yitai.hu@alston.com SEAN P. DEBRUINE (SBN 168071) sean.debruine@alston.com ELIZABETH H. RADER (SBN 184963) elizabeth.rader@alston.com JANE HAN BU (SBN 240081) jane.bu@alston.com JENNIFER LIU (SBN 268990) celine.liu@alston.com PALANI P. RATHINASAMY (SBN 269852) palani.rathinasamy@alston.com ALSTON & BIRD LLP 275 Middlefield Road, Suite 150 Menlo Park, CA 94025-4008 Telephone: 650-838-2000 FACSIMILE: 650-838-2001  Attorneys for Plaintiff and Counterdefendant ELAN MICROELECTRONICS	MATTHEW D. POWERS (Bar No. 104795) matthew.powers@weil.com JARED BOBROW (Bar No. 133712) jared.bobrow@weil.com SONAL N. MEHTA (Bar No. 222086) sonal.mehta@weil.com DEREK C. WALTER (Bar No. 246322) derek.walter@weil.com NATHAN GREENBLATT (Bar No. 262279) nathan.greenblatt@weil.com WEIL, GOTSHAL & MANGES LLP Silicon Valley Office 201 Redwood Shores Parkway Redwood Shores, CA 94065 Telephone: (650) 802-3000 Facsimile: (650) 802-3100  Attorneys for Defendant and Counterclaim Plaintiff APPLE INC.	
11	CORPORATION		
12		117 FIL 1 6/00 (4.14)	
13	*E-Filed 6/22/11 UNITED STATES DISTRICT COURT		
14	NORTHERN DISTRICT OF CALIFORNIA		
15	SAN FRANCISCO DIVISION		
16			
17	ELAN MICROELECTRONICS CORPORATION,	Case No. 09-cv-01531 RS (PSG)	
18 19	Plaintiff and Counterdefendant, v.	STIPULATION AND [ <del>PROPOSED]</del> ORDER MODIFYING CASE MANAGEMENT SCHEDULING	
20	APPLE, INC.,	ORDER	
21	Defendant and Counterplaintiff.		
22	AND RELATED COUNTERCLAIMS		
23	- THE RELATED COUNTERCEMING		
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WHEREAS, the January 28, 2011Case Management Scheduling Order (Dkt. No. 192) set a fact discovery deadline of July 15, 2011 and an expert discovery deadline of October 28, 2011;

WHEREAS, Plaintiff Elan Microelectronics Corporation ("Elan") and Defendant Apple, Inc. ("Apple") have been working to complete outstanding discovery, including inter alia, written discovery, supplemental production of documents and pending depositions;

WHEREAS, there are pending motions before Magistrate Judge Grewal that may impact fact discovery to be conducted by the parties;

WHEREAS, counsel for Elan and counsel for Apple have met and conferred, and have agreed that a one month extension for the fact discovery deadline and one week extensions for all expert discovery deadlines would facilitate the completion of fact discovery, including following resolution of the pending motions;

WHEREAS, the parties respectfully submit that adequate time remains after the proposed new expert discovery cut-off date and before pretrial proceeding deadlines that the requested extension will not impact the deadline for filing of dispositive motions or other pretrial deadlines and will not necessitate additional changes to the remaining schedule deadline or the trial date, or disturb the holidays any further; and

NOW, THEREFORE, the parties respectfully request that the Court enter an order modifying the Case Management Scheduling Order as follows:

<b>Event</b>	Old Date	New Date
All non-expert discovery shall	July 15, 2011	August 12, 2011
be completed by the parties		
Plaintiff shall disclose expert	September 2, 2011	September 9, 2011
testimony and reports in		
accordance with Federal Rule		
of Civil Procedure 26(a)(2)		
Defendant shall disclose	October 7, 2011	October 14, 2011
expert testimony and reports		
in accordance with Federal		
Rule of Civil Procedure		
26(a)(2)		
All discovery of expert	October 28, 2011	November 4, 2011
witnesses pursuant to Federal		
Rule of Civil Procedure		
26(b)(4) shall be completed		

1	DATED: June 21, 2011	Respectfully submitted,
2		ALSTON & BIRD LLP
3		
4		By: /s/ Sean P. DeBruine Sean P. DeBruine
5		Attorneys for Plaintiff and Counterdefendant ELAN MICROELECTRONICS CORPORATION
6	DATED: June 21 2011	
7	DATED: June 21, 2011	WEIL, GOTSHAL & MANGES LLP
8		By: /s/ Sonal N. Mehta
9		By: /s/ Sonal N. Mehta Sonal N. Mehta Attorneys for Defendant and Counterclaim Plaintiff
10		APPLE INC.
11		
12		[ <del>PROPOSED</del> ] ORDER
13	PURSUANT TO STIPULATION IT IS SO ORDERED.	
14		
15		Will Sell
16	DATED: <u>6/21</u> , 2011	UNITED STATES DISTRICT JUDGE
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## **FILER'S ATTESTATION** Pursuant to General Order No. 45, Section X (B) regarding signatures, I, Sean P. DeBruine, attest that concurrence in the filing of this document has been obtained. /s/ Sean P. DeBruine Sean P. DeBruine LEGAL02/32694614v3