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11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13	SAN JOSE DIVISION		
14			
15	SHARON HODGES, On Behalf of Herself and All Others Similarly Situated,	) CASE NO.: C-09-02147 JW-PVT	
16	Plaintiff,	) STIPULATION AND [PROPOSED] ) ORDER EXPANDING/PAGE	
17	v.	<ul> <li>LIMITS FOR DEFENDANTS'</li> <li>OPPOSITION TO PLAINTIFFS'</li> </ul>	
18 19	AKEENA SOLAR, INC., BARRY CINNAMON, and GARY EFFREN	<ul> <li>MOTION FOR CLASS</li> <li>CERTIFICATION AND</li> <li>PLAINTIFFS' REPLY IN SUPPORT</li> </ul>	
20	Defendants.	) THEREOF )	
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	STIP AND [PROPOSED] ORDER EXPANDING PAGE LIMIT FOR DEFS.' OPP. AND PLFS' REPLY RE MOT. FOR CLASS CERTIFICATION CASE NO. C-09-02147-JW		

1	WHEREAS, Defendants' response to Lead Pla	aintiffs' Motion for Class Certification is		
2	2 due on or before December 13, 2010, and Lead Plainti	ffs' reply in support of Lead Plaintiffs'		
3	3 Motion for Class Certification is due on or before Janu	Motion for Class Certification is due on or before January 13, 2011;		
4	4 WHEREAS, Defendants believe that the page	WHEREAS, Defendants believe that the page limits provided by Civil L.R. 7-3(a) will		
5	5 be insufficient to address critical issues raised by Lead	be insufficient to address critical issues raised by Lead Plaintiffs' Motion for Class Certification;		
6	5 WHEREAS, Defendants requested, and couns	WHEREAS, Defendants requested, and counsel for Lead Plaintiffs agreed, that		
7	7 Defendants may have up to five (5) extra pages, allow	Defendants may have up to five (5) extra pages, allowing them to file an opposition brief up to		
8	8 thirty (30) pages in length;	thirty (30) pages in length;		
9	WHEREAS, Defendants agreed that Lead Plaintiffs may also have up to five (5) extra			
10	pages for their reply brief, so that their reply brief may be up to twenty (20) pages in length;			
11	NOW, THEREFORE, the parties, by and through their undersigned counsel of record,			
12	2 hereby agree and stipulate, and request the Court to or	hereby agree and stipulate, and request the Court to order, that Defendants' opposition to Lead		
13	B Plaintiffs' Motion for Class Certification may be up to	thirty (30) pages in length, and Lead		
14	Plaintiffs' Reply in support of their Motion for Class C	Certification may be up to twenty (20)		
15	5 pages in length (in each case, exclusive of caption pag	pages in length (in each case, exclusive of caption page, the table of contents, the table of		
16	authorities, declarations and exhibits).	authorities, declarations and exhibits).		
17	7 SO STIPULATED.			
18 19	Profe	SON SONSINI GOODRICH & ROSATI essional Corporation		
20	Stev	en M. Schatz glas J. Clark		
20	Joni	Ostler inique-Chantale Alepin		
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23		mine. (050) +75-0011		
25	By:	s/ Joni Ostler Joni Ostler		
26		rneys for Defendants		
27		ena Solar, Inc., Barry Cinnamon and Effren		
28	3			
	STIP AND [PROPOSED] ORDER EXPANDING PAGE LIMIT FOR DEFS.' OPP. AND PLFS' REPLY RE MOT. FOR CLASS CERTIFICATION CASE NO. C-09-02147-JW			

1	Dated: December 10, 2010	SCOTT + SCOTT LLP
2		Arthur J. Shingler
3		Arthur J. Shingler Mary K. Blasy Walter W. Noss
4		David H. Goldberger 707 Broadway, Suite 1000
5		San Diego, CA 92101 Telephone: (619) 233-4565 Facsimile: (619) 233-0508
6		Facsimile: (619) 233-0508
7		By: <u>s/ Walter W. Noss</u> Walter W. Noss
8		walter w. Noss
9		Attorneys for Lead Plaintiffs
10	ORDER	
11	PURSUANT TO STIPULATION, IT IS	SO ORDERED.
12		$\land$
13	Dated: December 13, 2010	HONORABLE JAMES WARE
14		ted States District Judge
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28	STIP AND [PROPOSED] ORDER EXPANDING PAGE LIMIT FOR DEFS.' OPP. AND PLFS' REPLY RE MOT. FOR CLASS CERTIFICATION CASE NO. C-09-02147-JW	

1	ECF CERTIFICATION		
2	I, Joni Ostler, attest that concurrence in the filing of this document has been obtained from		
3	signatory Walter W. Noss. I declare under penalty of perjury under the laws of the United States		
4	of America that the foregoing is true and correct. Executed this 10th day of December, 2010 at		
5	Palo Alto, California.		
6	Dated: December 10, 2010 WILSON SONSINI GOODRICH & ROSATI		
7	Professional Corporation		
8	By: s Joni Ostler		
9	By: <u>s Joni Ostler</u> Joni Ostler		
10	Attorneys for Defendants Akeena Solar, Inc., Barry Cinnamon and		
11	Gary Effren		
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