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13		Third-Party Plaintiff	
14		TECHNOLOGY LICENSING CORPORATION, PIXEL INSTRUMENTS	
		CORPORATION and J. CARL COOPER	
15			
16	UNITED STATES	S DISTRICT COURT	
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18	NORTHERN DISTR	ICT OF CALIFORNIA	
	SAN JOSE DIVISION		
19			
20	INTERSIL CORPORATION, AND	CASE No. 5:09-cv-02386 RS	
21	ELANTEC SEMICONDUCTOR, INC.,		
22	Plaintiffs,	STIPULATION OF DISMISSAL OF ACTION WITH PREJUDICE AND	
23	V.	[PROPOSED] ORDER	
24	TECHNOLOGY LICENSING		
	CORPORATION, PIXEL INSTRUMENTS		
25	CORPORATION, AND J. CARL COOPER,		
26	Defendants.		
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		STIPULATION OF DISMISSAL OF ACTION AND [PROPOSED] ORDER Case No. 5:09-cv-02386 RS	

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1	TECHNOLOGY LICENSING CORPORATION,		
2	Third-Party Plaintiff,		
3	v.		
4	ROSS VIDEO LTD.,		
5	Third-Party Defendant.		
6 7	AND RELATED COUNTERCLAIMS		
8	WHEDEAS Disintiffs Intensil Comparation and Elepton Somioon ductors Inc. (reformed to		
9	WHEREAS, Plaintiffs Intersil Corporation and Elantec Semiconductor, Inc. (referred to		
10	collectively as "Intersil") and Defendants Technology Licensing Corporation ("TLC"), Pixel		
11	Instruments Corporation ("Pixel"), and J. Carl Cooper ("Cooper"), have entered into a		
12	confidential Settlement Agreement effective as of October 15, 2010;		
13	NOW, THEREFORE, pursuant to the settlement agreement of the parties, it is hereby		
14	stipulated as follows:		
15	1. All claims, counterclaims, and affirmative defenses in the present action between		
16	Plaintiffs and Defendants are dismissed in their entirety with prejudice.		
17	2. All third-party claims and related defenses brought or raised by TLC against Ross		
18	Video, as they relate to Ross Video's use of Plaintiffs' products, are dismissed in their entirety		
19	with prejudice. TLC's claims against Ross Video continue for Ross Video's purchase, use, sale,		
20	or inclusion of non-Intersil products into Ross Video's products. No license is given and Ross		
21	Video receives no benefit of a license for its purchase, use, sale, or inclusion of non-Intersil		
22	products into Ross Video's products.		
23	3. The Court shall retain jurisdiction to enforce this Stipulation and the terms of the		
24	Settlement Agreement.		
25	4. Each party shall bear its own attorney's fees, expenses, and costs.		
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	- 2 - STIPULATION OF DISMISSAL OF ACTION AND [PROPOSED] ORDER Case No. 5:09-cv-02386 RS		

1	SO STIPULATED:	
2	Dated: October 21, 2010	JONES DAY
3		By: /s/ Laurie M. Charrington
4		Laurie M. Charrington
5		Attorneys for Plaintiffs INTERSIL CORP. and ELANTEC SEMICONDUCTOR, INC.
6 7		Attorneys for Third-Party Defendant
8		ROSS VIDEO LTD.
9	Dated: October 21, 2010	NIRO, HALLER & NIRO
10		By: /s/ Paul C. Gibbons
11		Paul C. Gibbons
12		Attorneys for Defendants and Third-Party Plaintiff
13		TECHNOLOGY LICENSING CORPORATION, PIXEL INSTRUMENTS
14		CORPORATION and J. CARL COOPER
15		
16	In accordance with General Order No. 45, Section X(B), the above signatory attests that	
17	concurrence in the filing of this document has been obtained from the signatory below.	
18	Dated: October 21, 2010	NIRO, HALLER & NIRO
19		By: /s/ Paul C. Gibbons
20		Paul C. Gibbons
21		Attorneys for Defendants and
22		Third-Party Plaintiff TECHNOLOGY LICENSING
23		CORPORATION, PIXEL INSTRUMENTS CORPORATION and J. CARL COOPER
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28		- 3 - STIPULATION OF DISMISSAL OF ACTION AND [PROPOSED] ORDER Case No. 5:09-cv-02386 RS

1	IT IS SO ORDERED.	
2	Dated: October <u>25</u> , 2010	
3		By: Richard Sector
4		Honorable Richard Seeborg United States District Judge Northern District of California
5		Northern District of California
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28		STIPULATION OF DISMISSAL OF
		- 4 - ACTION AND [PROPOSED] ORDER Case No. 5:09-cv-02386 RS