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15 Attorneys for Plaintiffs and Counterclaim Defendants
 16 BROCADE COMMUNICATIONS SYSTEMS, INC. AND
 FOUNDRY NETWORKS, LLC

17 UNITED STATES DISTRICT COURT
 18 NORTHERN DISTRICT OF CALIFORNIA
 19 SAN JOSE DIVISION

20 BROCADE COMMUNICATIONS
 21 SYSTEMS, INC., a Delaware corporation, and
 FOUNDRY NETWORKS, LLC, a Delaware
 22 limited liability company,

23 Plaintiffs and Counterclaim Defendants,
 24 v.

25 A10 NETWORKS, INC., a California
 corporation; LEE CHEN, an individual;
 26 RAJKUMAR JALAN; an individual; RON
 SZETO, an individual; DAVID CHEUNG, an
 27 individual; LIANG HAN, an individual; and
 STEVEN HWANG, an individual,

28 Defendants and Counterclaimants.

Case No. 10-cv-03428 LHK

**[CORRECTED] STIPULATION
 PERMITTING COMMUNICATIONS
 BETWEEN THE HONORABLE READ
 AMBLER AND RULE 706 EXPERTS**

Judge: Hon. Lucy H. Koh

1 WHEREAS, the Honorable Read Ambler has been appointed the Special Master in this
2 case to resolve discovery matters and disputes (Dkt. 447);

3 WHEREAS, on January 9, 2012, the Court issued an order for the forensic inspection of
4 Ron Szeto's computer hard drives (D.I. 438);

5 WHEREAS, the parties agreed that Mr. Mark Menz would serve as the Court's forensic
6 expert to conduct the Szeto inspection (D.I. 441);

7 WHEREAS, on February 2, 2007, the Court appointed Mr. Mark Menz as its Rule 706
8 expert and further specified the forensic inspection protocol for the Szeto media (D.I. 465);

9 WHEREAS, expert discovery in this matter has begun and the parties' respective expert
10 reports were served on March 23, 2012; and

11 WHEREAS, it would be helpful to the parties and would facilitate discovery management
12 if the Special Master were authorized to communicate with the Rule 706 expert regarding the
13 progress of his work;

14 THEREFORE,

15 IT IS HEREBY STIPULATED as follows:

16 The Special Master, the Honorable Read Ambler, is hereby authorized and ordered by the
17 Court to communicate with those expert witnesses appointed by the Court pursuant to Federal
18 Rule of Evidence 706, and to report to the parties regarding such communications as appropriate
19 for the management of discovery in the action.

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Dated: April 11, 2012

Respectfully Submitted,

ORRICK, HERRINGTON & SUTCLIFFE LLP

/s/ Annette L. Hurst

ANNETTE L. HURST
Attorneys for Plaintiffs and Counterclaim Defendants
BROCADE COMMUNICATIONS SYSTEMS, INC.
AND FOUNDRY NETWORKS, LLC

Dated: April 11, 2012

FINNEGAN, HENDERSON, FARABOW,
GARRETT & DUNNER LLP

/s/ E. Robert Yoches

E. ROBERT YOCHES
Attorneys for Defendants and Counterclaimants
A10 NETWORKS, INC., LEE CHEN, RAJKUMAR
JALAN, RON SZETO, AND STEVE HWANG

Filer's Attestation: Pursuant to General Order No. 45, §X(B), I attest under penalty of perjury that concurrence in the filing of the document has been obtained from its signatory.

Dated: April 11, 2012

Respectfully submitted,

/s/ Annette L. Hurst

ANNETTE L. HURST

ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: April 13, 2012


THE HONORABLE LUCY H. KOH
United States District Judge