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16	UNITED STATES DISTRICT COURT	
17	FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION	
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19	TESSERA, INC.,	Case No. CV 10-4435-EJD (HRL)
20	Plaintiff,	STIPULATION REQUESTING AN
21	v.	ORDER TO EXTEND THE DEADLINE TO FILE A DISCOVERY DISPUTE
22	UTAC (TAIWAN) CORPORATION,	JOINT REPORT
23	UTAC (TATWAN) CORFORATION,	Civil Local Rule 6-2
24	Defendant.	
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		STIPULATION REQUESTING AN ORDER
		TO EXTEND THE DEADLINE TO FILE A DISCOVERY DISPUTE JOINT REPORT

1	IT IS HEREBY STIPULATED AND AGREED, by and among Plaintiff Tessera, Inc.	
2	("Tessera") and Defendant UTAC (Taiwan) Corporation ("UTC"), by and through their	
3	undersigned counsel as follows:	
4	1. WHEREAS, the Court issued an Order on June 26, 2012 setting forth a schedule	
5	for this case (the "Original Schedule");	
6	2. WHEREAS, on January 3, 2013, the Court granted the parties' stipulation to extend	
7	the dates in the Original Schedule by three weeks (Dkt. No. 97);	
8	3. WHEREAS, on January 30, 2013, the Court granted the parties' stipulation to	
9	continue the case management conference and initial phase discovery cutoff to February 22, 2013	
10	and February 28, 2013, respectively; and to extend the expert discovery cutoff and the deadline to	
11	file dispositive motions to May 17, 2013 and May 31, 2013, respectively (Dkt. No. 100);	
12	4. WHEREAS, the Standing Order Re: Civil Discovery Disputes directs that in no	
13	event may a Joint Report be filed later than 7 days after the discovery cut-off date(s), as prescribed	
14	in Civil L.R. 37-3;	
15	5. WHEREAS, 7 days after the fact discovery cut-off date of February 28, 2013 is	
16	March 7, 2013;	
17	6. WHEREAS, the parties reached an agreement with respect to all of the documents	
18	on UTC's privilege log on March 7, 2013, but through inadvertence on UTC's part, of which UTC	
19	informed Tessera on March 8, 2013, an issue remains as to three of the documents, specifically	
20	those described in rows 24, 42, and 44 of the log;	
21	7. WHEREAS, the parties were preparing to file a Joint Report by the March 7, 2013	
22	deadline on UTC's assertion of the attorney-client privilege but have resolved the vast majority of	
23	issues amicably, including with respect to all but three of the documents on UTC's privilege log,	
24	specifically those described in rows 24, 42, and 44 of the log;	
25	8. WHEREAS, the only questions remaining are (a) the issue of asserting privilege at	
26	Ken Hsieh's deposition based on Mr. Hsieh's status at UTC, (b) the privilege instruction given at	
27	Mr. Shan's deposition at pages 48-49 on the transcript, (c) the documents described in rows 24, 42,	
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1	and 44 of UTC's privilege log, and (d) certain issues relating to Tessera's supplemental privilege	
2	logs produced on March 6, 2013;	
3	9. WHEREAS, the parties are hopeful that, by consulting with one another and their	
4	clients further they may eliminate or at least narrow these remaining disputes, and believe it would	
5	be more efficient to extend the deadline to file any Joint Report on this issue until March 25, 2013;	
6	10. WHEREAS, Tessera agreed to produce certain documents to UTC, which	
7	documents are subject to confidentiality agreements Tessera has with third parties;	
8	11. WHEREAS, Tessera's counsel informed UTC that several third parties had	
9	objected to the production of such documents and by email dated March 6, 2013 identified these	
10	third parties (fewer than 10);	
11	12. WHEREAS, UTC intends to contact such third parties in order to meet and confer	
12	and resolve this issue, or, if necessary, seek relief from the Court pursuant to a Joint Report filed	
13	by UTC and such third party;	
14	13. WHEREAS, the parties to this action believe that it would be more efficient and	
15	that these circumstances warrant extension of the deadline to file any Joint Report until March 25,	
16	2013, in order to allow UTC time to seek discovery of these third-party documents;	
17	14. WHEREAS, the parties to this Action agree that there would be no prejudice to the	
18	parties in extending the deadline to file a Joint Report;	
19	15. WHEREAS, both parties concur in the filing of this document;	
20	THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and between the	
21	parties appearing below through their undersigned respective attorneys of record, based on the	
22	foregoing, and subject to the approval of this Court, that:	
23	The deadline to submit Joint Reports addressing the discovery disputes (identified in	
24	paragraphs 8 and 12 above) relating to fact discovery, which closed on February 28, 2013, shall be	
25	extended to March 25, 2013.	
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1	ORDER	
2	PURSUANT TO STIPULATION, IT IS SO ORDERED. The deadline to submit Joint	
3	Reports addressing the discovery disputes (identified in paragraphs 8 and 12 above) relating to fact	
4	discovery, which closed on February 28, 2013, shall be extended to March $\frac{27}{25}$ , 2013.	
5	Dated: March 22, 2013	
6	Howard R. Lloyd	
7	UNITED STATES MAGISTRATE JUDGE	
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	-3- STIPULATION REQUESTING AN ORDER TO EXTEND THE DEADLINE TO FILE A	

1	SO STIPULATED.	
2	Details March 12, 2012	
3	Dated: March 13, 2013	
4	CLEARY GOTTLIEB STEEN & HAMILTON LLP	
5	By: <u>/s/ David H. Herrington</u>	
6	Lawrence B. Friedman ( <i>pro hac vice</i> ) David H. Herrington ( <i>pro hac vice</i> )	
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11	Attorneys for Defendant UTAC (Taiwan) Corporation	
12	IRELL & MANELLA LLP	
13	By: <u>/s/ Joseph M. Lipner</u>	
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15	Laura E. Evans Jennifer R. Bunn	
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17	Los Angeles, California 90067-4276	
18	Attorneys for Plaintiff Tessera, Inc.	
19	<b>CERTIFICATION PURSUANT TO CIVIL LOCAL RULE 5-1(i)(3)</b>	
20	Pursuant to Civil Local Rule 5-1(i)(3), I, David H. Herrington, attest that the above	
21	signatories for the Plaintiff have concurred and consented to the filing of this document.	
22	DATED: March 13, 2013	
23	/s/ David H. Herrington	
24	David H. Herrington (pro hac vice)	
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	-4- STIPULATION REQUESTING AN	
	TO EXTEND THE DEADLINE TO	