1 Gregory S. Tamkin (State Bar No. 175009) Claude M. Stern (State Bar No. 96737) Case Collard (State Bar No. 245834) Ray Zado (State Bar No. 208501) 2 DORSEY & WHITNEY LLP Anna T. Neill (State Bar No. 270858) 1400 Wewatta Street, Suite 400 **OUINN EMANUEL UROUHART & SULLIVAN, LLP** 3 Denver, CO 80202-5549 555 Twin Dolphin Drive, 5th Floor Telephone: (303) 629-3400 Redwood Shores, California 94065-2139 4 Telephone: (650) 801-5000 Facsimile: (303) 629-3450 Email: tamkin.greg@dorsey.com Facsimile: (650) 801-5100 Email: collard.case@dorsey.com Email: claudestern@quinnemanuel.com Attorneys for Plaintiff Solannex, Inc. Email: rayzado@quinnemanuel.com 6 Email: annaneill@quinnemanuel.com Attorneys for Defendant MiaSolé, Inc. 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 SAN JOSE DIVISION 11 SOLANNEX, INC., Case No. 11-cv-00171 PSG **ORDER GRANTING** 12 Plaintiff, STIPULATED MOTION FOR AMENDED CASE MANAGEMENT ORDER 13 v. United States Magistrate Judge Paul S. Grewal 14 MIASOLÉ, INC., 15 Defendant. 16 Counsel for Plaintiff Solannex, Inc. ("Solannex") has a personal conflict with the current 17 18 trial date and has conferred with Defendant MiaSolé, Inc. ("MiaSolé, Inc.") regarding an amendment to the Case Management Order to extend the trial date. The parties ultimately agreed 19 20 to the dates as listed below. 21 Solannex initially sought a five week extension, but counsel for MiaSolé was not available 22 at that time. MiaSolé indicate a 14 week delay with a trial date of December 3, 2012 would be 23 acceptable; Solannex agreed. 1 24 25  $\frac{1}{2}$  MiaSolé wishes to emphasize that—as discussed in its Response to Administrative Motion to Consider Whether Cases Should Be Related (E.C.F. No. 109)—it intends to move for the Court to consolidate or coordinate this case with 26 the recently filed 12-cv-00832-PSG case (between the same parties on related patents and the same technology). Should the consolidation or coordination be ordered MiaSolé would request that the trial on both cases be either the 27 same (if there is consolidation) or coordinated, and likely rescheduled to some time in late 2013 (to accommodate compliance with local patent rules, including time for a new Markman proceeding and discovery in the more recently filed case). Nothing in this stipulation prejudices MiaSolé's arguments or positions regarding consolidation or a further delay of trial in this case. 03996.51801/4682899.2

STIPULATED MOTION FOR AMENDED CASE MANAGEMENT ORDER

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Solannex, Inc. MiaSole, Inc.

By and through their respective undersigned counsel, the parties hereby move the Court for an Amended Case Management Order modifying the schedule set forth in the Court's Second Amended Case Management Order (ECF No. 79, filed August 19, 2011) as follows:

EVENT	CURRENT DEADLINE	PROPOSED DEADLINE
Further Joint Case Management Report	within 30 days of claim construction ruling	within 30 days of claim construction ruling
Advice of Counsel Disclosure	50 days after claim construction ruling	50 days after claim construction ruling
Fact Discovery Cutoff	May 4, 2012	July 13, 2012
Designation of Opening Experts with Reports	May 11, 2012	July 27, 2012
Designation of Rebuttal Experts with Reports	May 25, 2012	August 17, 2012
Expert Discovery Cutoff	June 8, 2012	August 31, 2012
Deadline(s) for Filing Discovery Motions	See Civil Local Rule 37-3	See Civil Local Rule 37-3
Deadline for Filing and Serving Dispositive Motions	See Civil Local Rule 7-2	September 14, 2012
Last Day for Dispositive Motion Hearing	10:00 a.m. on July 10, 2012	10:00 A.M. on November 6, 2012
Final Pretrial Conference	2:00 p.m. on August 14, 2012	2:00 P.M. on November 27, 2012
Trial	9:30 a.m. on Aug. 27, 2012	9:00 A.M. December 3, 2012

1	Dated April 2, 2012		
2	I, Case Collard, attest that concurrence in the filing of this document has been obtained		
3	from the other signatory below.		
4			
5	/s/ Case Collard Gregory S. Tamkin Case Collard	/s/ Ray Zado Claude M. Stern Ray Zado	
<ul><li>6</li><li>7</li></ul>	DORSEY & WHITNEY, LLP Email: tamkin.greg@dorsey.com Email: collard.case@dorsey.com	Anna T. Neill QUINN EMANUEL URQUHART & SULLIVAN, LLP 555 Twin Dolphin Drive, 5th Floor	
9	1400 Wewatta Street, Suite 400 Denver, CO 80202-5549 Telephone: (303) 629-3400 Facsimile: (303) 629-3450	Redwood Shores, California 94065-2139 Telephone: (650) 801-5000 Facsimile: (650) 801-5100 Attorneys for Defendant MiaSolé, Inc.	
<ul><li>10</li><li>11</li></ul>	Attorneys for Plaintiff Solannex, Inc. IT IS SO ORDERED. 4/3/2012	Poel S. Aure U.S. Magistrate Judge	
12	CERTIFICATE OF SERVICE		
13	On April 2, 2012, I caused the foregoing document, titled STIPULATED MOTION FOR		
14	AMENDED CASE MANAGEMENT ORDER, to be electronically filed with the court, which wil		
15	cause a Notice of Electronic Filing to be automatically generated by the court's electronic filing		
16	system and sent to all parties in this case. Pursuant to General Order No. 45, Sections II.G. and		
17	IX, the Notice of Electronic Filing when e-mailed to the email addresses of record for counsel in		
18	the case constitutes service on the receiving parties.		
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20		<u>/s/ Case Collard</u> Case Collard	
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