1 2 3 4 5 6 7 8 9	Case Collard (State Bar No. 245834) DORSEY & WHITNEY LLP 1400 Wewatta Street, Suite 400 Denver, CO 80202-5549 Telephone: (303) 629-3400 Facsimile: (303) 629-3450 Email: tamkin.greg@dorsey.com Email: collard.case@dorsey.com Attorneys for Plaintiff SOLANNEX, INC.	Claude M. Stern (Bar No. 96737) Ray Zado (Bar No. 208501) Anna T. Neill (Bar No. 270858) QUINN EMANUEL URQUHART & SULLIVAN, LLP 555 Twin Dolphin Drive, 5 <sup>th</sup> Floor Redwood Shores, California 94065-2139 Telephone: (650) 801-5000 Facsimile: (650) 801-5100 Email: claudestern@quinnemanuel.com Email: rayzado@quinnemanuel.com Email: annaneill@quinnemanuel.com Attorneys for Defendant and Counterclaim Plaintiff MIASOLÉ, INC.	
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	SAN JOSE DIVISION		
13	SOLANNEY INC	CASE NO. 11-CV-0171 (PSG)	
14	SOLANNEX, INC.,	STIPULATION AND [PROPOSED] ORDER ENLARGING TIME FOR PRIVATE ADD SESSION	
15	Plaintiff,	PRIVATE ADR SESSION	
16	vs. MIASOLÉ	[Civil L.R. 6-1, 6-2] Honorable Paul S. Grewal	
17	Defendant.	United States District Judge	
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	Case No. 11-CV-0171 (PSG) STIPULATION AND [PROPOSED] ORDER ENLARGING TIME		
	FOR PRIVATE ADR SESSION Dockets.Justia.com		

Pursuant to Civil Local Rules 6-1 and 6-2, Plaintiff Solannex, Inc. ("Solannex") and
Defendant MiaSolé respectfully request that the Court enter the below stipulation Enlarging Time
for the parties to engage in a private mediation session pursuant to the Court's April 20, 2011
Order Selecting ADR Process. The parties AGREE AND STIPULATE to extend the deadline for
such mediation session from Monday, October 31, 2011 until Monday, March 9, 2012.

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## 1. Reason for the Request

On April 20, 2011, the Court issued an order setting the deadline for the parties mandatory 7 8 ADR session of October 31, 2011, which date was set approximately four weeks after the Claim 9 Construction Hearing date set by the Court's April 4, 2011 Case Management Order. Since that 10time, plaintiff Solannex has substituted counsel, and the parties have agreed to extensions to the claim construction process such that the Claim Construction Hearing is now set for January 17, 11 2012. In view of these changes to the claim construction schedule, the parties believe that 12 13 additional time to engage in the mediation process would be beneficial. The parties at this time 14 are in the process of discussing the selection of an agreed upon third party JAMS mediator for such session. 15

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## 2. Prior Time Modifications

The time for MiaSolé to answer or otherwise respond to the Complaint was previously 17 extended by 30 days. The Initial Status Conference was previously extended by 15 days from 18 19 February 28 to March 15. Solannex was allowed to supplement its May 10, 2011 infringement 20 contentions 48 days later, on June 27, 2011. MiaSolé's invalidity contention deadline was 21 previously extended by 17 days from June 24, 2011 to July 11, 2011. On August 19, 2011, 22 pursuant to a stipulated scheduled agreed to by the parties, the Court entered a Second Amended 23 Case Management Order that, inter alia, extended the claim construction deadlines such that the 24 claim construction hearing was extended by approximately three and one half months. The subsequent dates were also extended such that the trial date was extended by approximately two 25 and one half months. The parties stipulated and the court granted a two-day extension for the 26 Patent L.R. 4-2 Exchange of Preliminary Claim Constructions from September 19, 2011 to 27

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1	September 21, 2011. The parties stipulated and the court granted n extension of the deadline for		
2	the exchange of preliminary claim constructions by one court day from October 11, 2011 to		
3	October 12, 2011.		
4	3. Effect of Requested Modification		
5	These extension currently under discussion will have no effect on the dates for claim		
6	construction briefing or any subsequent deadlines in this case.		
7	So Stipulated.		
8			
9	DATED: October 31, 2011 DORSEY & WHITNEY LLP		
10	By /s/ "Case Collard		
11			
12	Gregory S. Tamkin (State Bar No. 175009) Case Collard (State Bar No. 245834)		
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15	Attorneys for Plaintiff SOLANNEX, INC.		
16	Automeys for Fiantin SolAttineA, inc.		
17 18	DATED: October 31, 2011 QUINN EMANUEL URQUHART &		
10 19	SULLIVAN, LLP		
20	By_/s/ Ray Zado		
21	Claude M. Stern (Bar No. 96737)		
22	Ray Zado (Bar No. 208501) Anna T. Neill (Bar No. 270858)		
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