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this case (ECF No. 14), denying MiaSolé's motion to consolidate this case with Case No. 11-cv-00171-PSG on the grounds that Solannex had not stipulated to a Magistrate Judge in this action. On May 30, 2012, MiaSolé filed its Answer and Counterclaims (ECF No. 15). On May 31, 2012 (ECF No. 18) this case was reassigned to the Honorable Lucy H. Koh for all further proceedings. The June 1, 2012, Clerk's Notice Setting Case Management Conference (ECF No. 19) set a Case Management Conference for Wednesday, June 13, 2012 at 2:00 p.m. The Case Management Statements were set to be due no later than Wednesday, June 6, 2012. On June 6, 2012, the parties filed their first Stipulated Motion to Continue Case Management Conference (ECF No. 20) which was denied by the Court on June 12, 2012 (ECF No. 21). The Court's order required the parties to file their joint case management conference statement by June 12, 2012, at noon, or alternatively, file a stipulation to continue the June 13th case management conference to June 20, 2012.

2. Reasons for the Requested Enlargement of Time

Counsel for Solannex is unavailable on June 13, 2012 due to prior commitments which were scheduled before this case management conference was set. Since the setting of this conference on June 1, 2012 the parties have been in discussions about re-scheduling the conference to a mutually agreeable date.

Defendant MiaSolé is prepared to move forward with the case management conference on June 13, 2012, as set in the schedule proposed by the Court. MiaSolé submits that it is particularly important for this Court to address case management issues in this matter given that the matter pending before this Court is the second of two matters Solannex has filed against MiaSolé involving the same accused products, the same parties, and patents in the same patent family. Nevertheless, given Solannex's lead counsel's vacation schedule, MiaSolé will agree to continue the case management conference to June 20, 2012.

3. Previous Time Modifications

There have been no previous time modifications in this case.

4. Effect of Requested Modification

Solannex agrees and stipulates that it will not use MiaSolé's agreement to continue this case management conference, or the fact or amount of any discovery taking place between the original

1	date for the case management conference and the rescheduled case management conference,		
2	including but not limited to depositions, as a basis to argue against any efforts by MiaSolé to		
3	3 consolidate, relate or otherwise coordinate the schedules of Solannex I and this action	consolidate, relate or otherwise coordinate the schedules of Solannex I and this action. Since no	
4	schedule has been entered in this case, there is no effect on any other dates.		
5	5 So Stipulated.		
6	6 Dated June 12, 2012		
7	7 I, Case Collard, attest that concurrence in the filing of this document has bee	I, Case Collard, attest that concurrence in the filing of this document has been obtained from	
8	8 the other signatory below.	the other signatory below.	
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10	10 S Case Collard Screen Claude M. Stern Stern		
11			
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15	Facsimile: (303) 629-3450 Attorneys for Defendant MiaSolo	é, Inc.	
16	Counsel for Plaintiff Solannex, Inc.		
17	17		
18	PURSUANT TO STIPULATION, IT IS SO ORDERED		
19	19		
20	20 Dated: June 12, 2012		
21	Fucu H. Pon	_	
22	UNITED STATES USTRICT JUDGE LUCY H. KOH		
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