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9	Attorneys for Defendants Pulse Electronics, Inc. and Pulse Electronics Corp.		
10			
11	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
12	DISTRICT OF NEVADA		
13	HALO ELECTRONICS, INC.,	2:07-CV-00331-PMP-PAL	
14	Plaintiff,	UNOPPOSED REQUEST FOR EXTENSION OF TIME TO FILE RESPONSE TO HALO'S MOTION FOR PERMANENT INJUNCTION (First Request)	
15	v.		
16	PULSE ELECTRONICS, INC., and PULSE ELECTRONICS CORP.,		
17	Defendants.		
18			
19			
20	Defendants Pulse Electronics, Inc. and Pulse Electronics Corp. (collectively, "Pulse")		
21	respectively request an extension of time to respond to Halo's Motion for Permanent Injunction		
22	(Docket No. 505) ("Halo's Motion"). Halo's Motion is complex, numbering well over 20 pages in		
23	length. Halo also has submitted multiple declarations in support of its Motion, including		
24	declarations from both fact and expert witnesses.		
25	In addition, Halo's Motion was filed after 5 pm PST on December 21, 2012 – the Friday		
26	night before the Christmas holiday. Furthermore, the response window allowed under LR 7-2(b)		
27	also encompasses the New Year holiday. These holidays have negatively impacted Pulse's ability		
28	to marshal the factual, expert, and legal resources required to respond fully to Halo's Motion.		

1	Therefore, in order to allow Pulse adequate time to respond fully to Halo's Motion,	
2	including obtaining responsive factual and expert declarations as necessary, Pulse respectively	
3	requests that the Court extend the deadline for Pulse's response to Halo's Motion to January 18,	
4	2013.1	
5	Per correspondence received from Halo's counsel, Halo does not oppose this request. ²	
6		
7	Dated: January 2, 2013	
8	Respectfully submitted,	
9	KILPATRICK TOWNSEND & STOCKTON LLP	
10		
11	/s/ Kristopher L. Reed	
12	David E. Sipiora, <i>Pro Hac Vice</i> Kristopher L. Reed, <i>Pro Hac Vice</i>	
13	Matthew C. Holohan, <i>Pro Hac Vice</i> 1400 Wewatta Street, Suite 600	
14	Denver, Colorado 80202 Telephone: (303) 571-4000 Facsimile: (303) 571-4321	
15		
16	Attorneys for Defendants Pulse Electronics, Inc. and Pulse Electronics Corp.	
17		
18	IT IS SO ORDERED:	
19	Dated: January 2 2012	
20	The Honorable Philip M. Pro	
21	United States District Judge	
22		
23		
24		
25		
26	¹ The current response deadline listed on the Court's CM/ECF notice is January 7, 2013.	
27	² Halo's counsel indicated on December 28, 2012, that it consents to this request; however, due to technical issues that rendered the Court's CM/ECF system unavailable for filing this type of request from December	
28	29 through January 1, 2012, Pulse was unable to file the present request until January 2, 2013.	

1 CERTIFICATE OF SERVICE 2 I certify that on January 2, 2013, I caused a true and correct copy of **UNOPPOSED** REQUEST FOR EXTENSION OF TIME TO FILE RESPONSE TO HALO'S MOTION 3 FOR PERMANENT INJUNCTION (First Request) to be served electronically through the Clerk of Court's Electronic Case Filing System and ECF will send an email notice of the electronic filing 4 to the following: 5 Thomas M. Melsheimer Fish & Richardson P.C. 6 1717 Main Street, Suite 5000 Dallas, TX 75201 7 melsheimer@fr.com 8 William R. Woodford Michael J. Kane 9 John C. Adkisson Fish & Richardson P.C. 10 60 South Sixth Street **Suite 3300** 11 Minneapolis, MN 55402 woodford@fr.com 12 kane@fr.com adkisson@fr.com 13 Juanita R. Brooks 14 Fish & Richardson P.C. 12390 El Camino Real 15 San Diego, CA 92130 brooks@fr.com 16 Lori N. Brown 17 Harmon & Davies, P.C. 1428 S. Jones Boulevard 18 Las Vegas, NV 89146 lbrown@h-dlaw.com 19 Attorneys for Plaintiff Halo Electronics, Inc. 20 Kelly A. Evans 21 Paul Swenson Prior Snell & Wilmer LLP 22 3883 Howard Hughes Parkway Suite 1100 23 Las Vegas, NV 89169 kevans@swlaw.com 24 sprior@swlaw.com 25 Attorneys for Pulse Electronics, Inc. and Pulse Electronics Corp. 26 27 /s/ Kristopher L. Reed 28 64641070v1