## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

	\$
MICROUNITY SYSTEMS	Ş
ENGINEERING, INC.,	\$
	8
Plaintiff,	ş
	\$
<b>v.</b>	ş
	8
ACER INC., et al.	\$
Defendants.	Ş
	ŝ
	8

Case No. 2:10-cv-185-TJW-CE

## AGREED MOTION FOR EXTENSION OF TIME FOR DEFENDANTS HTC CORP., HTC AMERICA, INC. AND EXEDEA, INC. TO ANSWER, MOVE OR OTHERWISE RESPOND TO PLAINTIFF'S COMPLAINT

COME NOW Defendants HTC Corporation, HTC America, Inc. and Exedea, Inc. (collectively "HTC") and hereby move for an extension of time to answer, move or otherwise respond to Plaintiff MicroUnity Systems Engineering, Inc.'s ("MicroUnity") Complaint up to and including August 11, 2010. MicroUnity has agreed to this motion for extension by HTC. Without waiving any other rights, HTC's counsel has also agreed to accept service on behalf of HTC Corporation (located in Taiwan). A proposed Order granting this unopposed motion is attached for the Court's convenience.

Respectfully submitted,

Dated: June 28, 2010

<u>/s/ Kyle Chen</u> Kyle Chen (CA SBN. 239501) Cooley LLP 3175 Hanover Street Palo Alto, CA 94306 Attorneys for HTC Corp., HTC America, Inc. and Exedea, Inc.

864530 v1/HN

## **CERTIFICATE OF SERVICE**

The undersigned certifies that the foregoing document was filed electronically in compliance with Local Rule CV-5(a). As suc, this motion was served on all counsel who are deemed to have consented to electronic service. Local Rule CV-5(a)(3)(A). Pursuant to Federal Rule of Civil Procedure 5 and Local Rule CV-5(d), all other counsel of record not deemed to have consented to electronic service were served with a true and correct copy of this document via email, facsimile, and/or U.S. First Class Mail this 28<sup>th</sup> day of June, 2010.

/s/ Kyle D. Chen Kyle D. Chen