1 2 3 4 5 6 7 8 9	Alexis Adian Smith (SBN 274429) asmith@jonesday.com JONES DAY 555 South Flower Street Fiftieth Floor Los Angeles, CA 90071 Telephone: +1.213.489.3939 Facsimile: +1.213.243.2539 Attorneys for Defendant HIKVISION USA, INC. Gregory Dovel (SBN 135387) Email: greg@dovel.com Richard Lyon (SBN 229288) Email: rick@dovel.com DOVEL & LUNER, LLP 201 Santa Monica Blvd., Suite 600 Santa Monica, CA 90401 Telephone: 1.310.656.7066	
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12	Attorneys for Plaintiff NETWORK-1 TECHNOLOGIES, INC.	
13	UNITED STATES DISTRICT COURT	
14	CENTRAL DISTRICT OF CALIFORNIA	
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16	NETWORK-1 TECHNOLOGIES,	Case No. 2:22-CV-08050 CJC(JDEx)
17 18	INC., Plaintiff,	FOURTH STIPULATION TO EXTEND TIME TO RESPOND TO INITIAL COMPLAINT
19	V.	Judge: Hon. Cormac J. Carney
20	HIKVISION USA, INC.,	Complaint Served: Nov. 7, 2022
21	Defendant.	Current Response Date: Feb. 27, 2023
22		New Response Date: Mar. 27, 2023
23		
24		
25		
26		
		4 th Stipulation to Extend Time to Respond to



In accordance with Local Rule 8-3, Plaintiff Network-1 Technologies, Inc.			
and Defen	and Defendant Hikvision USA, Inc., by and through their respective counsel,		
hereby sti	hereby stipulate to a fourth extension of time for Defendant to respond to Plaintiff's		
Initial Complaint ("Complaint"). Defendant's current extended deadline to respond			
to the Complaint is February 27, 2023.			
Goo	od cause exists for this extens	sion. Since the filing of the Complaint, the	
parties have been in communication exploring resolution. The parties are interested			
in exploring resolution without the distraction of litigation deadlines, and have a			
good faith belief that discussions may lead to resolution. For those reasons, and also			
to conserve resources of both the Court and the parties, the parties stipulate to			
extend the date for Defendant to respond to the Complaint, and respectfully request			
that the Court enter an order so extending the response from February 27, 2023, to			
March 27, 2023.			
Dated:	February 17, 2023	Respectfully submitted,	
		JONES DAY	
		By: /s/ Alexis Adian Smith Alexis Adian Smith	
		Attorneys for Defendant HIKVISION USA, INC.	
Dated:	February 17, 2023	Respectfully submitted,	
		DOVEL & LUNER, LLP	
		By: /s/ Richard Lyon	
		Richard Lyon	
		Attorneys for Plaintiff NETWORK-1 TECHNOLOGIES, INC.	
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ATTESTATION

In accordance with Local Rule 5-4.3.4(a)(2), I attest that concurrence in the filing of this document has been obtained from all other signatories listed and on whose behalf this filing is submitted.

/s/ Alexis Adian Smith Alexis Adian Smith