

Plaintiff Ancora Technologies, Inc. ("Ancora") and Defendants TCT Mobile 1 2 (US) Inc., Huizhou TCL Mobile Communications Co., Ltd., and Shenzhen TCL Creative Cloud Technology Co., Ltd. (collectively "TCL") hereby stipulate, 3 4 through their respective counsel of record, that all claims and counterclaims for 5 relief that were asserted in the above-captioned actions be and hereby are dismissed 6 with prejudice pursuant to Federal Rule of Civil Procedure Rule 41(a)(1)(A)(ii). Ancora and TCL shall each bear their own fees and costs in connection with 7 this action. 8 9 IT IS SO STIPULATED. 10 DATED: June 16, 2021 DATED: June 16, 2021 11 PERKINS COIE LLP **BROOKS KUSHMAN P.C.** 12 By: /s/ Kyle R. Canavera By: /s/ Marc Lorelli* John P. Schnurer, (SBN 185725) Marc Lorelli (pro hac vice) mlorelli@brookskushman.com 13 JSchnurer@perkinscoie.com Yun Louise Lu, (SBN 253114) John S. LeRoy (pro hac vice) 14 LLu@perkinscoie.com jleroy@brookskushman.com Kyle R. Canavera (SBN 314664) John P. Rondini (pro hac vice) 15 KCanavera@perkinscoie.com irondini@brookskushman.com Mark A. Cantor (pro hac vice) 16 Attorneys for Defendants TCT Mobile (US) Inc. and Huizhou TCL mcantor@brookskushman.com 17 Mobile Communication Co. Ltd. Attorneys for Plaintiff 18 Ancora Technologies, Inc. 19 20 * Pursuant to Local Rule 5-4.3.4(a)(2), the filing party attests that TCL's counsel concurs in the content of this stipulation and has authorized its filing with his 21 electronic signature. 22 23 24 25 26 27



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