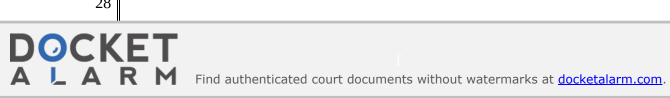
1 2 3 4 5 6 7 8	Yar R. Chaikovsky (SB# 175421) yarchaikovsky@paulhastings.com Philip Ou (SB# 259896) philipou@paulhastings.com Joseph J. Rumpler, II (SB# 296941) josephrumpler@paulhastings.com Berkeley Fife (SB# 325293) berkeleyfife@paulhastings.com Boris Lubarsky (SB# 324896) borislubarsky@paulhastings.com PAUL HASTINGS LLP 1117 S. California Avenue Palo Alto, California 94304-1106 Telephone: (650) 320-1800		Benjamin W. Hattenbach (SB# 186455) bhattenbach@irell.com C. Maclain Wells (SB# 221609) mwells@irell.com IRELL & MANELLA LLP 1800 Avenue of the Stars, Suite 900 Los Angeles, California 90067-4276 Telephone: (310) 277-1010 Facsimile: (310) 203-7199 Attorneys for Defendant DEMARAY LLC	
9	Facsimile: (650) 320-1900 Attorneys for Plaintiff			
10	APPLIED MATERIALS, INC.			
11				
12	UNITED STATES DISTRICT COURT			
13	NORTHERN DISTRICT OF CALIFORNIA			
14	SAN JOSE DIVISION			
15				
16	APPLIED MATERIALS, INC.,)	Case No. 5:20-cv-05676-EJD	
17	Plaintiff,)	STIPULATION RE: EXTENSION OF TIME FOR DEMARAY TO RESPOND TO	
18	vs.)	PLAINTIFF'S FIRST AMENDED	
19	DEMARAY LLC,)	COMPLAINT FOR DECLARATORY JUDGMENT AND WAIVER OF FORMAL	
20	Defendant.)	SERVICE	
21)		
22	Pursuant to Civil Local Rule 6-1(a), Plaintiff Applied Materials, Inc. ("Applied Materials")			
23	and Defendant Demaray LLC ("Demaray") by and through their undersigned counsel hereby			
24	stipulate as follows:			
25	WHEREAS, on September 1, 20	20, Applie	d Materials filed a first amended complaint (the	
26	"FAC") in the above captioned matter (Dkt. 13);			
27				
28				



1	WHEREAS, on September 2, 2020, Applied Materials provided a copy of the FAC and			
2	supporting materials to counsel for Demaray via email;			
3	WHEREAS, the parties have met and conferred over a stipulation to extend Demaray's			
4	deadline to respond to the FAC and regarding service of the FAC; and,			
5	WHEREAS, the parties' agreed-upon extension of Demaray's deadline to respond to the			
6	FAC will not change or alter the date of any event or deadline already fixed by Court order.			
7				
8	IT IS HEREBY STIPULATED AND AGREED by and between the parties that:			
9	(1) Demaray's deadline to answer or otherwise respond to Applied Materials' FAC is			
10	extended through and including November 23, 2020; and,			
11	(2) Demaray has accepted email service of the FAC through its counsel.			
12	IT IS SO STIPULATED.			
13	Dated: September 11, 2020	PAUL HASTINGS LLP		
14		By: _/s/ Philip Ou		
15		Philip Ou Attorney for Plaintiff		
16		APPLIED MATERIALS INC.		
17				
18	Dated: September 11, 2020	IRELL & MANELLA LLP		
19		By: /s/ C. Maclain Wells		
20		C. Maclain Wells Attorney for Defendant		
21		DEMARAY LLC		
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1	FILER'S ATTESTATION			
2	Pursuant to Civil L.R. 5-1(i)(3), regarding signatures, I, C. Maclain Wells, attest that			
3	concurrence in the filing of this document has been obtained.			
4				
5	Dated: September 11, 2020 By: /s/ C. Maclain Wells			
6	C. Maclain Wells			
7	CERTIFICATE OF SERVICE			
8				
9				
10				
11	Dated: September 11, 2020 By: /s/ C. Maclain Wells C. Maclain Wells			
12	C. Maciani Wens			
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