## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE: MAXIM INTEGRATED PRODUCTS, INC., MDL NO. 2354	) Master Docket ) Misc. No. 12-244 ) MDL No. 2354
This Document Relates to: 12-cv-881	) ) CONTI, Chief District Judge )
MAXIM INTEGRATED PRODUCTS, INC., Plaintiff, v.	() () () () () () () () () ()
GROUPON, INC., Defendant.	

## ORDER GRANTING STIPULATION AND MOTION TO DISMISS ALL CLAIMS REGARDING U.S. PATENT NO. 5,805,702

AND NOW, this <u>31st</u> day of <u>July</u>, 2014, upon consideration of the joint Stipulation and Motion to Dismiss All Claims Regarding U.S. Patent No. 5,805,702, and for good cause shown, it is hereby ORDERED, ADJUDGED AND DECREED that:

- All claims brought by Maxim against Groupon relating to U.S. Patent No. 5,805,702
   ("'702 patent"), including Count V of Maxim's Complaint and the request for relief associated with Count V are dismissed with prejudice;
- 2) Groupon's affirmative defenses relating to the '702 patent are dismissed without prejudice;



## Case 2:12-cv-00881-JFC Document 83 Filed 08/01/14 Page 2 of 2

3)	With	respect	to the	'702	patent,	each	party	bears	its	own	costs,	expenses	and	attorneys'	
	fees.														

BY THE COURT:

/s/ Joy Flowers Conti

Joy Flowers Conti Chief Judge

