UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE PATENT TRIAL AND APPEAL BOARD
JOHNSON SAFETY, INC., Petitioner,
v.
VOXX INTERNATIONAL CORPORATION Patent Owner.
Case IPR2016-01070 Patent 7,245,274

## JOINT STIPULATION TO ADJUST SCHEDULE



IPR2016-01070 Patent 7,245,274

Petitioner and Patent Owner have conferred and reached an agreement

regarding the extension of certain dates set forth in the Scheduling Order (Paper

10) entered on November 23, 2016, and as listed in the previous Joint Stipulation

to Adjust Schedule submitted on May 4, 2017 (Paper 13). Accordingly, as

permitted by the Scheduling Order, the parties hereby stipulate to, and jointly

request entry of, the adjustments to the schedule, as shown on the following

revised DUE DATE APPENDIX.

Specifically, the parties have agreed to extend DUE DATE 2 from June 22,

2017, to July 21, 2017, DUE DATE 4 from July 13, 2017 to July 26, 2017, and

DUE DATE 5 from July 27, 2017 to July 31, 2017. All other dates remain as

listed in the original Scheduling Order.

Respectfully submitted,

Dated: June 14, 2017

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Counsel for Johnson Safety, Inc.

By: /Dean E. McConnell/

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Counsel for Voxx International

Corporation



## DUE DATE APPENDIX

INITIAL CONFERENCE CALL	ON REQUEST
DUE DATE 1Feb	ruary 24, 2017
Patent owner's response to the petition	
Patent owner's motion to amend the patent	July 21, 2017 June 22, 2017
DUE DATE 2	
Petitioner's reply to patent owner's response to petition	
Petitioner's opposition to motion to amend	
DUE DATE 3	June 22, 2017
Patent owner's reply to petitioner's opposition to motion	n to amend
DUE DATE 4	July 26, 2017 . <del>July 13, 2017</del>
Motion for observation regarding cross-examination of	reply witness
Motion to exclude evidence	
Request for oral argument	
DUE DATE 5	July 31, 2017 . <del>July 27, 2017</del>
Response to observation	•
Opposition to motion to exclude	
DUE DATE 6	August 3, 2017
Reply to opposition to motion to exclude	
DUE DATE 7	ugust 24, 2017
Oral argument (if requested)	



## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a copy of the foregoing Joint Stipulation to Adjust Schedule, pursuant to 37 C.F.R. § 42.6(e), was served via electronic mail on June 14, 2017, in its entirety on the following:

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