1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	SKIERMONT DERBY LLP 800 Wilshire Blvd., Ste. 1450 Los Angeles, CA 90017 Phone: (213) 788-4500 Fax: (213)788-4545 mmalmberg@skiermontderby.com Paul J. Skiermont (TX Bar No. 24033073) SKIERMONT DERBY LLP 1601 Elm St., Ste. 4400 Dallas, TX 75201 Phone: (214) 978-6600 Fax: (214) 978-6601 pskiermont@skiermontderby.com (Additional counsel identified on signature page) Attorneys for Plaintiff BELL NORTHERN RESEARCH, LLC	Joanna M. Fuller (SBN 266406) jfuller@fr.com FISH & RICHARDSON P.C. 12390 El Camino Real San Diego, CA 92130 Phone: (858) 678-5070 Fax: (858) 678-5099 Michael McKeon (DC Bar 459780)* mckeon@fr.com Christian Chu (SBN 218336) chu@fr.com Stephen A. Marshall (DC Bar 1012870)* smarshall@fr.com R. Andrew Schwentker (DC Bar 991792)* schwentker@fr.com FISH & RICHARDSON P.C. 1000 Maine Avenue SW Washington, D.C. 20024 Phone: (202) 783-2331 *(pro hac vice granted) Attorneys for Defendants LG ELECS. INC., LG ELECS. U.S.A., INC.,		
17		and LG ELECS. MOBILE RES. U.S.A., LLC		
18	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA			
19				
20	BELL NORTHERN RESEARCH,	Case No. 3:18-CV-2864-CAB-BLM		
21	LLC,	JOINT MOTION TO EXTEND THE		
22	Plaintiff,	CASE MANAGEMENT ORDER		
23	V.	Judge: Hon. Cathy Bencivengo		
24	LG ELECTRONICS INC., LG	Magistrate Judge: Hon. Barbara Lynn Major		
25	ELECTRONICS INC., LG ELECTRONICS U.S.A., INC., and			
26	LG ELECTRONICS MOBILE RESEARCH U.S.A., LLC,			
27	RESEARCH C.S.A., ELC,			
20	Defendants.			



Electronics Inc., LG Electronics U.S.A., Inc., and LG Electronics Mobile

Research U.S.A., LLC (collectively, "LG") (together with BNR, the "Parties")

submit this Joint Motion to Extend Deadlines in the Case Management Order.

As the Southern District of California has recognized, Coronavirus Disease

Plaintiff Bell Northern Research, LLC ("BNR") and Defendants LG

As the Southern District of California has recognized, Coronavirus Disease (COVID-19) has become an increasing concern. As of the date of this filing, the World Heath Organization has declared the Disease a global pandemic, a National Emergency has been declared in the United States, many corporations and other organizations have instituted remote work policies, and partial lockdowns and curfews have been instituted in many parts of the United States, including in New Jersey where LG Electronics USA, Inc. is located.

In addition, numerous travel restrictions are in place. For example, the Centers for Disease Control has issued a Warning Level 3 for travel to South Korea (where LG Electronics Inc. is based), recommending that travelers avoid all nonessential travel to the country. Airlines are also substantially reducing air travel, such as American Airlines, which announced that it is reducing international air travel by 75%. And in a sign of the risks of domestic travel, the Department of Defense has banned all domestic travel with very narrow exceptions, and the Office of Management and Budget has issued guidance to all Executive Departments and Agencies recommending only "mission-critical travel," such as "for activities essential to national security."

Prior to the global outbreak, the Parties had scheduled numerous fact depositions of both Parties during the period of March 23 through April 15, 2020. Many of the depositions of LG witnesses were to take place in Seoul, South Korea. Other depositions of both Parties were to take place in various locations around the United States that in most instances require travel by the witnesses, and in all instances require travel by counsel for one or both Parties, including to

New York, New York; Dallas, Texas; and Overland Park, Kansas. These depositions are of witnesses that are highly relevant to the Parties' current claims and defenses. As a result of the pandemic and travel concerns and restrictions, as well as the now unavailability of court reporters and translators in South Korea due to COVID-19 concerns, the Parties wish to postpone all depositions until a safer time. However, the fact discovery deadline is currently April 17, 2020.

The Parties agree that the current situation with respect to COVID-19 necessitates an extension of the fact discovery deadline, and the Parties believe good cause exists because the extension is required to protect the health and safety of witnesses, court reporters and associated personnel, as well as counsel. In addition, a fact discovery deadline extension is further justified because LG and third party Qualcomm are both unable to continue to make their source code available for BNR's review at the current time due to remote work policies instituted as a result of the COVID-19 situation.

The Parties also agree that the current situation with respect to COVID-19 may necessitate postponing the Mandatory Settlement Conference before Magistrate Judge Major currently scheduled for April 28, 2020 (with confidential statements due to chambers by April 17, 2020). Because the Scheduling Order requires that each party bring to the conference a representative "having full and complete authority to enter into a binding settlement," (Dkt. No. 103 at ¶ 8(a)), LG intends to have a client representative from South Korea attend the conference. However, the Southern District of California has implemented visitor restrictions prohibiting entry into a courthouse in this District by any persons who have traveled to certain countries, including South Korea, within the last fourteen days. *See* Order of the Chief Judge No. 17: Visitor Restrictions (S.D. Cal. Mar. 13, 2020).

¹ For example, one BNR witness resides in Canada and the Canadian government has issued an advisory to residents that they avoid all non-essential travel outside of Canada. See https://travel.gc.ca/destinations/united-states (as of March 19, 2020).



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Accordingly, as long as that restriction is in place, it is not feasible for LG to participate in the Mandatory Settlement Conference in the manner required by the Scheduling Order. If that restriction is still in place on April 7, 2020, the Parties will jointly call Judge Major's chambers to request a later date.

While the Parties agree on the above, the Parties differ in their proposals for the length of an extension of the fact discovery deadline and its effect on the remainder of the schedule. Therefore, the Parties submit their proposals in the following chart:

Event	Current Date	BNR Proposal	LG Proposal
Fact Discovery Closes	April 17, 2020	June 8, 2020	June 17, 2020
Disclosure of Experts Due	April 17, 2020	June 8, 2020	June 17, 2020
Supplementary Expert Disclosure Due	May 8, 2020	June 29, 2020	July 8, 2020
Opening Expert Reports Due	May 22, 2020	July 6, 2020	July 22, 2020
Rebuttal Expert Reports Due	July 2, 2020	Aug. 17, 2020	Sept. 2, 2020
Close of Expert Discovery	July 31, 2020	Sep. 21, 2020	Sept. 30, 2020
Dispositive/ Daubert Motions Due	Aug. 28, 2020	Oct. 5, 2020	Oct. 28, 2020
Oppositions to Disposition/ Daubert Motions Due	Sep. 17, 2020	Oct. 26, 2020	Nov. 17, 2020
Replies to Disposition/ Daubert Motions Due	Sep. 25, 2020	Nov. 2, 2020	Nov. 25, 2020
Exchange Rule 26(a)(3) Pretrial Disclosures	Nov. 2, 2020	No change	Jan. 4, 2021

Event	Current Date	BNR Proposal	LG Proposal
Deadline to Meet and Confer on Pretrial Disclosures	Nov. 9, 2020	No change	Jan. 11, 2021
Plaintiff Serves Draft Proposed Pretrial Order	Nov. 16, 2020	No change	Jan. 19, 2021
Motions in limine Due	Nov. 16, 2020	No change	Jan. 19, 2021
Proposed Pretrial Order Due to the Court	Nov. 23, 2020	No change	Jan. 26, 2021
Oppositions to Motions in limine Due	Nov. 23, 2020	No change	Jan. 26, 2021
Pretrial Conference	Nov. 30, 2020 at 9 a.m.	No change	Feb. 2, 2021 or subject to the Court's availability
Trial	Dec. 15, 2020 at 8:45 a.m.	No change	Subject to the Court's availability

The Parties submit the following statements in support of their respective proposals:

BNR's Statement

The COVID-19 situation poses considerable obstacles to the administration of justice and the court system as a whole. Courts, faced with the uncertainty of what will happen with respect to the public health crisis, are having to balance the rights of litigants to a speedy resolution of their cases with safety concerns. As the Southern District of California has recognized on its website² and as this Court acknowledged by declaring a mistrial in the *Finjan*, *Inc. v. ESET*, *LLC* case, there is an indisputable need to suspend court activities through at least April 16, 2020. *See* Case No.: 3:17-cv-0183-CAB-(BGS), Dkt. No. 783 (Minute Order entered

² https://www.casd.uscourts.gov/_assets/pdf/rules/Order%20of%20the%20Chief%20 Judge%2018.pdf (as of March 20, 2020).



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