IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

	§	
AGIS SOFTWARE DEVELOPMENT	§	
LLC,	§	Lead Case No. 2:17-cv-00513-JRG
	§	
Plaintiff,	§	Consolidated Case No. 2:17-cv-515-JRG
	§	
v.	§	JURY TRIAL DEMANDED
	§	
HUAWEI DEVICE USA INC., ET AL.,	§	
	§	
Defendants.	§	
	§	
	§	
	§	

UNOPPOSED MOTION TO AMEND THE SCHEDULING ORDER

Plaintiff AGIS Software Development LLC ("Plaintiff") hereby respectfully moves the Court to extend the following deadlines from the Court's Scheduling Order (Dkt. 33), as set forth below. Defendants Huawei Device USA, Inc., Huawei Device Co. Ltd., Huawei Device (Dongguan) Co., Ltd., and LG Electronics, Inc. do not oppose this extension.

Date	Amended Date	Event
8 Weeks after Scheduling Conference	January 30, 2018	Comply with P.R. 3-3 & 3-4 (Invalidity Contentions)
3 Weeks After Scheduling Conference	January 3, 2018	* File Proposed Protective Order and Comply with Paragraphs 1 & 3 of the Discovery Order (Initial and Additional Disclosures) The Proposed Protective Order shall be filed as a separate motion with the caption indicating whether or not the proposed order is opposed in any part.



Date	Amended Date	Event
2 Weeks After Scheduling Conference	December 29, 2017	* File Proposed Docket Control Order and Proposed Discovery Order The Proposed Docket Control Order and Proposed Discovery Order shall be filed as separate motions with the caption indicating whether or not the proposed order is opposed in any part.
3 Days After Scheduling Conference	December 15, 2017	* File Notice of Mediator
2 Weeks Before Scheduling Conference	November 28, 2017	Comply with P.R. 3-1 & 3-2 (Infringement Contentions)

As grounds for this Motion, Plaintiff requests this additional time to allow the Court to consider Plaintiff's Notice of Related Cases (Dkt. 34) filed on October 30, 2017 ("Notice"). Plaintiff anticipates that the Court will consolidate the cases identified in Plaintiff's Notice and requests the additional time to permit the schedules for these cases to converge for discovery purposes. These extensions should not affect any other dates to be scheduled.

Dated: November 9, 2017

BROWN RUDNICK LLP

/s/ Vincent J. Rubino III

Alfred R. Fabricant NY Bar No. 2219392

Email: afabricant@brownrudnick.com

Peter Lambrianakos NY Bar No. 2894392

Email: plambrianakos@brownrudnick.com

Vincent J. Rubino, III NY Bar No. 4557435

Email: vrubino@brownrudnick.com

Alessandra C. Messing NY Bar No. 5040019

Email: amessing@brownrudnick.com

John A. Rubino NY Bar No. 5020797

Email: jrubino@brownrudnick.com

Enrique W. Iturralde NY Bar No. 5526280

eiturralde@brownrudnick.com

BROWN RUDNICK LLP

7 Times Square

New York, NY 10036

Telephone: (212) 209-4800 Facsimile: (212) 209-4801

MCKOOL SMITH, P.C.

Samuel F. Baxter

Texas State Bar No. 01938000

sbaxter@mckoolsmith.com

Jennifer L. Truelove

Texas State Bar No. 24012906

jtruelove@mckoolsmith.com

MCKOOL SMITH, P.C.

104 e. Houston Street, Suite 300

Marshall, Texas 75670 Telephone: (903) 923-9000

Facsimile (903) 923-9099

ATTORNEYS FOR PLAINTIFF, AGIS SOFTWARE DEVELOPMENT LLC



CERTIFICATE OF SERVICE

The undersigned hereby certifies that, on November 9, 2017, all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via the Court's CM/ECF system per Local Rule CV-5(a)(3).

/s/ Vincent J. Rubino III
Vincent J. Rubino III

