	Case 3.13-cv-01877-RS Document 05	Fileu 06/04/14 Page 1 01 /		
1				
2				
3				
4				
5				
6				
7				
8	UNITED STATES	DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA			
10	SAN FRANCISCO DIVISION			
11				
12	IN RE OPTICAL DISK DRIVE PRODUCTS	MDL Docket No. 3:10-md-02143 RS		
13	ANTITRUST LITIGATION	Case No. 3:13-cv-1877-RS		
14		STIPULATION AND [PROPOSED] ORDER		
15	This document relates to:	REGARDING THE WITHDRAWAL OF CERTAIN AFFIRMATIVE DEFENSES,		
16	STATE OF FLORIDA, OFFICE OF THE ATTORNEY GENERAL, DEPARTMENT OF LEGAL AFFAIRS,	AND THE STATE OF FLORIDA'S MOTION TO STRIKE		
17	Plaintiff,			
18	V.			
19	HITACHI-LG DATA STORAGE, INC., et al.			
20	Defendants.			
21				
22				
23				
24				
25				
26				
27				
28				

1	WHEREAS, on January 24, 2014, Defendants filed a Motion to Dismiss the State of
2	Florida, Office of the Attorney General, Department of Legal Affairs' ("Florida") Amended
3	Complaint for Damages, Civil Penalties, [and] Injunctive Relief ("Motion to Dismiss") (Dkt. 24);
4	WHEREAS, on April 8, 2014, the Court entered an Order Granting in Part and Denying in
5	Part Motion to Dismiss State of Florida's Complaint (Dkt. 28);
6	WHEREAS, on May 19, 2014, Florida filed a Second Amended Complaint for Damages,
7	Civil Penalties, and Injunctive Relief ("Second Amended Complaint") (Dkt. 31);
8	WHEREAS, the undersigned Defendants filed separate Answers to Florida's Second
9	Amended Complaint on or about June 18, 2014 and June 25, 2014, which individually asserted
10	various Affirmative Defenses by each Defendant;
11	WHEREAS, on July 9, 2014, Florida filed a Motion to Strike Defendants' Affirmative
12	Defenses to the State of Florida's Second Amended Complaint ("Motion to Strike") (Dkt. 60),
13	which seeks dismissal of the following four Affirmative Defenses, to the extent asserted by a
14	particular Defendant: (i) Lack of Standing Based on Mack v. Bristol-Myers Squibb Co., 673 So.
15	2d 100 (Fla. 1st DCA 1996) ("Mack"); (ii) lack of personal jurisdiction; (iii) improper venue; and
16	(iv) incorporation of other Defendants' defenses (see Dkt. 60, Appendix A-D);
17	WHEREAS, the parties have conferred and reached an agreement whereby Defendants
18	agree to withdraw the Affirmative Defenses identified in Appendix A-D of Florida's Motion to
19	Strike from their individual Answers, and Florida agrees to withdraw its Motion to Strike; and
20	WHEREAS, the parties agree that the withdrawal of improper venue as an Affirmative
21	Defense from any Defendant's Answer shall not preclude any party, including either Florida or
22	any Defendant, from later moving the Court to change or transfer the venue of this action.
23	NOW, THEREFORE, IT IS HEREBY STIPULATED and AGREED, subject to Court
24	approval, that Florida's Motion to Strike (Dkt. 60) shall be deemed withdrawn. In addition, the
25	following four Affirmative Defenses shall be deemed withdrawn, to the extent asserted by any
26	Defendant in its Answer to Florida's Second Amended Complaint: (i) lack of standing based on
27	Mack; (ii) lack of personal jurisdiction; (iii) improper venue; and (iv) incorporation of other
28	Defendants' defenses. The withdrawal of improper venue as an Affirmative Defense from any
- 1	

Case 3:13-cv-01877-RS Document 65 Filed 08/04/14 Page 3 of 7

1	Defendant's Answer shall not preclude any party from subsequently moving this Court to change	
2	or transfer the venue of this action.	
3	IT IS SO STIPULATED.	
4	DATED: August 4, 2014	LATHAM & WATKINS LLP
5		
6		By <u>/s/ Belinda S Lee</u> BELINDA S LEE
7		505 Montgomery Street, Suite 2000
8		San Francisco, CA 94111 Telephone: 415-395-8240
9		Facsimile: 415-395-8095 belinda.lee@lw.com
10		Counsel for Defendants Toshiba Samsung Storage
11		Technology Korea Corporation, Toshiba Samsung Storage Technology Corporation, and Toshiba
12		Corporation
13	DATED: August 4, 2014	O'MELVENY & MYERS LLP
14		By:IAN SIMMONS
15		IAN SIMMONS
16		1625 Eye Street, NW
17		Washington, DC 20006 Telephone: (202) 383-5106
		Facsimile: (202) 383-5414
18		isimmons@omm.com
19		Counsel for Defendants Samsung Electronics Co.,
20		Ltd. and Samsung Electronics America, Inc.
21	DATED: August 4, 2014	BOIES SCHILLER & FLEXNER LLP
22		By:
23		JOHN F. COVE, JR.
24		1999 Harrison Street, Suite 900 Oakland, CA 94612
25		Telephone: (510) 874-1000
26		Facsimile: (510) 874-1460 jcove@bsfllp.com
27		
28		Counsel for Defendants Sony Corporation, Sony Electronics, Inc., Sony Optiarc Inc., and Sony
		Optiarc America Inc.
INS		STIPULATION RE WITHDRAWAL OF CERTAIN AFFIRMATIVE

Case 3:13-cv-01877-RS Document 65 Filed 08/04/14 Page 4 of 7 1 DATED: August 4, 2014 DLA PIPER LLP 2 By: /s/ Deana L. Cairo 3 DEANA L. CAIRO 4 500 8th Street, N.W. 5 Washington, DC 20004 Telephone: (202) 799-4523 6 Facsimile: (202) 799-5523 Deana.cairo@dlapiper.com 7 Counsel for Defendants TEAC Corporation and 8 TEAC America Inc. 9 WINSTON & STRAWN LLP DATED: August 4, 2014 10 By <u>/s/ Jeffrey L. Kessler</u> 11 JEFFREY L. KESSLER 12 200 Park Avenue New York, NY 10166 13 Telephone: (212) 294-6700 Facsimile: (212) 294-4700 14 jkessler@winston.com 15 Counsel for Defendants Panasonic Corporation and Panasonic Corporation of North America 16 DATED: August 4, 2014 WINSTON & STRAWN LLP 17 /s/ Robert B. Pringle 18 ROBERT B. PRINGLE 19 101 California Street San Francisco, CA 94111-5894 20 Telephone: (415) 591-1000 Facsimile: (415) 591-1400 21 rpringle@winston.com 22 Counsel for Defendant NEC Corporation 23 DATED: August 4, 2014 **ROPES & GRAY LLP** 24 By: <u>/s/ Mark S. Popofksy</u> Mark S. POPOFSKY 25 26 One Metro Center 700 12th Street NW, Suite 900 27 Washington, DC 20005-3948 Telephone: (202) 508-4600 28 Facsimile: (202) 508-4650

Case 3:13-cv-01877-RS Document 65 Filed 08/04/14 Page 5 of 7

1		mark.popofsky@ropesgray.com
2		Counsel for Defendants Hitachi-LG Data Storage, Inc. and Hitachi-LG Data Storage Korea, Inc.
3	DATED: August 4, 2014	BAKER BOTTS LLP
4	-	By: /s/ Evan Werbel
5		By: <u>/s/ Evan Werbel</u> EVAN WERBEL
6 7		1299 Pennsylvania Ave. NW Washington, DC 20004 Telephone: (202) 383-7199
8		Facsimile: (202) 383-6610
		evan.werbel@bakerbotts.com
9		Counsel for Defendants Koninklijke Philips N.V., Lite-On IT Corp. of Taiwan, Philips & Lite-On
10		Digital Solutions Čorp., and Philips & Lite-On Digital Solutions U.S.A., Inc.
11	DATED: August 4, 2014	DICKSTEIN SHAPIRO LLP
12	Brillip. riugust 1, 2011	
13		By: <u>/s/ Lisa M. Kaas</u> LISA M. KAAS
14		1825 Eye Street NW
15		Washington, DC 20006
16		Telephone: (202) 420-2200 Facsimile: (202) 420-2201
17		kaasl@dicksteinshapiro.com
18		Counsel for Defendants BenQ Corporation and BenQ America Corp.
19	DATED: August 4, 2014	VINSON & ELKINS LLP
20		By: <u>/s/ Craig P. Seebald</u>
21		CRAIG P. SEEBALD
22		2200 Pennsylvania Ave. NW
23		Suite 500 West Washington, DC 20037-1701
24		Telephone: (202) 639-6500 Facsimile: (202) 879-8950
		cseebald@velaw.com
25		Counsel for Defendant Hitachi, Ltd.
26		
27		
28		
	II	

Case 3:13-cv-01877-RS Document 65 Filed 08/04/14 Page 6 of 7 DATED: August 4, 2014 JONES DAY 1 2 By: /s/ Eric P. Enson ERIC P. ENSON 3 555 South Flower Street, Fiftieth Floor 4 Los Angeles, CA 90071 Telephone: (213) 489-3939 5 Facsimile: (213) 243-2539 epenson@JonesDay.com 6 7 Counsel for Defendants Pioneer Electronics (USA) Inc., Pioneer North America, Inc., Pioneer 8 Corporation, and Pioneer High Fidelity Taiwan Co., LTD. 9 DATED: August 4, 2014 EIMER STAHL LLP 10 By: <u>/s/Nathan P. Eimer</u> 11 NATHAN P. EIMER 12 224 South Michigan Avenue, Suite 100 Chicago, IL 60604 13 Telephone: (312) 660-7601 Facsimile: (312) 692-1718 14 neimer@eimerstahl.com 15 Counsel for Defendant LG Electronics, Inc. 16 DATED: August 4, 2014 DRINKER BIDDLE & REATH LLP 17 By: /s/ Keith A. Walter, Jr. 18 KEITH A. WALTER, JR. 19 222 Delaware Avenue, Suite 1410 Wilmington, Delaware 19801 20 Telephone: (302) 467-4200 Facsimile: (302) 467-4201 21 keith.walter@dbr.com 22 Counsel for Defendants Quanta Storage, Inc. and Quanta Storage America, Inc. 23 24 DATED: August 4, 2014 STATE OF FLORIDA 25 /s/ Nicholas J. Weilhammer NICHOLAS J. WEILHAMMER 26 Office of the Attorney General

27

28

State of Florida PL-01, The Capitol

Tallahassee, Florida 32399-1050

Case 3:13-cv-01877-RS Document 65 Filed 08/04/14 Page 7 of 7 Tel: (850) 414-3300 Fax: (850) 488-9134 Liz.Brady@myfloridalegal.com Nicholas.Weilhammer@myfloridalegal.com Counsel for Plaintiff State of Florida Pursuant to Civil Local Rule 5-1(i)(3), the filer attests that concurrence in the filing of this document has been obtained from each of the signatories. PURSUANT TO STIPULATION, IT IS SO ORDERED. DATED: <u>8/4/14</u> HÖNORABLE RICHARD SEBORG UNITED STATES DISTRICT COURT JUDGE