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2	A Limited Liability Partnership Including Professional Corporations	
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9		
	Attorneys for Defendants	
10	SAMSUNG SEMICONDUCTOR, INC. and	
11	SAMSUNG ELECTRONICS COMPANY, LTD) .,
12		
13		
1 4	UNITED STATES	DISTRICT COURT
14	NORTHERN DISTR	ICT OF CALIFORNIA
15		
16	UAKLAN.	D DIVISION
17	IN RE STATIC RANDOM ACCESS	Case No. 4:07-md-1819 CW
18	MEMORY (SRAM) ANTITRUST	Case No. 4.07-111d-1619 CW
	LITIGATION	MDL No. 1819
19		STIPULATION AND ORDER
20	This Document Relates to:	REGARDING CORPORATE
21	ALL ACTIONS	DEFENDANT FAMILY REFERENCES AND SETTLEMENT SETOFFS
[∠] 1	ALL ACTIONS	AND SETTLEMENT SETOPPS
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1	WHEREAS, the Court, in its December 16, 2010 Order on Motions in Limine and		
2	for Pre-Trial Preparation, directed the Parties to attempt to stipulate regarding, <i>inter alia</i> , (a) the		
3	use of combined, singular references at trial to multiple entities within a particular current or		
4	former Defendant corporate family; and (b) the process for taking into account prior settlements in		
5	calculating the final amount of any damage awards that may be entered in these actions; and		
6	WHEREAS, the Parties have met and conferred on these and other issues directed		
7	by the Court, and have reached agreement as set forth below;		
8	NOW THEREFORE, it is hereby stipulated by the undersigned counsel on behalf		
9	of the Parties identified below, and subject to the Court's approval, that:		
10	1. The Parties stipulate and agree that at trial and in the special verdict forms,		
11	the Parties may refer to each set of Defendants or former co-Defendants from a single corporate		
12	family by using a single corporate family name (e.g., "Samsung" as a collective reference to both		
13	Samsung Electronics Company, Ltd. and Samsung Semiconductor, Inc.). The Parties, however,		
14	reserve the right to present testimony and argument that distinguishes between members of a		
15	particular corporate family, as may be necessary at trial.		
16	2. The Parties further stipulate and agree that, in the event of a jury verdict		
17	awarding damages, Defendants will be entitled to a setoff (i.e., a reduction) based on prior		
18	settlements. The nature and amounts of such setoffs shall be determined by the Court post-verdict		
19	and pre-judgment.		
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21	Dated: December 28, 2010 Respectfully submitted,		
22			
23	SHEPPARD MULLIN RICHTER		
24	& HAMPTON LLP		
25	By: <u>/s/ Michael W. Scarborough</u> MICHAEL W. SCARBOROUGH		
26	Attorneys for Samsung Electronics Co., Ltd. and		
27	Samsung Semiconductor, Inc.		
28 l			

1	COTCHETT, PITRE & McCARTHY	
2	By: : /s/ Steven N. Williams	
3	STEVEN N. WILLIAMS	
4	Attorneys for Direct Purchaser Plaintiffs	
5	ZELLE HOFMANN VOELBEL	
6 7	& MASON LLP	
8	Dyy /a/ Chuistanh an Michalatti	
9	By <u>: /s/ Christopher Micheletti</u> CHRISTOPHER MICHELETTI	
10	Attorneys for Indirect Purchaser Plaintiffs	
11		
12	MAYER BROWN LLP	
13	By: /s/ Lee Rubin	
14	LEE RUBIN	
15	Attorneys for Cypress Semiconductor, Inc.	
16	I Michael W. Cardyanach, hambarattan ann an tao N.D. Cal. Cananal Order No. 45, tha	
17	I, Michael W. Scarborough, hereby attest, pursuant to N.D. Cal. General Order No. 45, that	
18	the concurrence to the filing of this document has been obtained from each signatory hereto.	
19	<u>/s/ Michael W. Scarborough</u> MICHAEL W. SCARBOROUGH	
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21	IT IS SO ORDERED	
22	Dated: 1/3/2011	
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25	The Honorable Claudia Wilken United States District Judge	
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