	Case 5:08-cv-00877-JF Document 26 F	iled 05/20/2008 Page 1 of 3				
1 2 3 4 5 6 7 8 9 10 11 12 13 14	jcooper@fbm.com  Jeffrey M. Fisher (State Bar No. 155284)  jfisher@fbm.com  Helen E. Dutton (State Bar No. 235558)  hdutton@fbm.com  Farella Braun & Martel LLP  235 Montgomery Street, 17th Floor San Francisco, CA 94104  Telephone: (415) 954-4400  Facsimile: (415) 954-4480  Attorneys for Defendants	Fimothy P. Walker (State Bar No. 105001) imothy.walker@klgates.com Harold H. Davis, Jr. (State Bar No. 235552) harold.davis@klgates.com Kirkpatrick & Lockhart Preston Gates Ellis LLP 55 Second St., Suite 1700 San Francisco, CA 94105 Felephone: (415) 882-8200 Facsimile: (415) 882-8220  Attorneys for Plaintiffs ACER, INC., ACER AMERICA CORPORATION and GATEWAY, INC.				
	UNITED STATES DISTRICT COURT					
15	NORTHERN DISTRICT OF CALIFORNIA					
16	SAN JOSE DIVISION					
17 18 19 20 21 22 23	ACER, INC., ACER AMERICA CORPORATION and GATEWAY, INC.,  Plaintiffs, v.  TECHNOLOGY PROPERTIES LIMITED, PATRIOT SCIENTIFIC CORPORATION, and ALLIACENSE LIMITED,  Defendants.	Case No. 5:08-cv-00877 JF  STIPULATION REGARDING STAY OF DISCOVERY AND DEFERRAL OF CASE MANAGEMENT CONFERENCE PENDING RESOLUTION OF MOTION TO DISMISS				
24	WHEREAS, Plaintiffs Acer, Inc., Acer America Corporation, and Gateway, Inc.					
25	(collectively, "Plaintiffs") filed a complaint agains	t Defendants Technology Properties Limited				
26	("TPL"), Patriot Scientific Corporation ("Patriot"), and Alliacense Limited (collectively,					
27	"Defendants") for declaratory judgment of patent noninfringement and invalidity of U.S. Letters					
28						
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1	Patent Nos. 5,809,336 ("the '336 patent"), 5,784,584 ("the '584 patent"), 5,440,749 ("the '749						
2	patent");						
3	WHEREAS, Defendants TPL and Patriot filed complaints for patent infringement as to						
4	these three patents and U.S. Letters Patent No. 6,598,148 ("the '148 patent") in the Eastern						
5	District of Texas, Case Nos. 2-08cv-173 and 2-08cv-176 (TJW);						
6	WHEREAS, Defendants filed a motion to dismiss or in the alternative to transfer the						
7	action to the Eastern District of Texas, which is noticed for hearing for August 1, 2008;						
8	WHEREAS, the parties' Case Management Conference is scheduled for May 30, 2008;						
9	and						
10	WHEREAS, the parties agree that discovery obligations should be stayed and the Case						
11	Management Conference and all related obligations stemming therefrom should be deferred until						
12	after this Court rules upon Defendants' motion to dismiss;						
13	IT IS HEREBY STIPULATED THAT:						
14	(1) Discovery is hereby stayed; and						
15	(2) The May 30, 2008 Case Management Conference and all related obligations						
16	stemming therefrom are hereby deferred until the Court rules upon Defendants' motion to						
17	dismiss.						
18	Dated: May 20, 2008 K&L GATES						
19							
20	By: <u>/s/ Harold H. Davis</u> Harold H. Davis						
21							
22	Attorneys for Plaintiffs ACER, INC., ACER AMERICA CORPORATION and GATEWAY, INC.						
23	GATEWAT, INC.						
24	ISIGNATURES CONTINUED ON NEYT PAGE!						
25	[SIGNATURES CONTINUED ON NEXT PAGE]						
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1	Dated: May 20, 2008		FARELLA BRAUI	N & MARTEL	LLP		
2							
3			By: /s/ John L. Cooper	n L. Cooper			
4			Attorneys for D TECHNOLOG	efendants			
5			TECHNOLOG and ALLIACE	Y PROPERTII NSE LIMITED	ES LIMITED		
6							
7							
8	Dated: May 20, 2008		KIRBY NOONAN	LANCE & HO	OGE, LLP		
9			-				
10			By: /s/ Cha Charles T. Hog	rles T. Hoge e			
11 12			Attorneys for D PATRIOT SCI	efendants ENTIFIC COR	PORATION		
13	PURSUANT TO STIPULATION IT IS SO ORDERED:						
14							
15	Dated:						
16							
17			The Honorable Jeren	ny Fogel			
18			United States Distric	et Court Judge			
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