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10	UNITED STATES DISTRICT COURT
11	NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION
12	SAN JOSE DI VISION
	UNITED STATES OF AMERICA,) CR 15-00106 EJD/HRL
13	Plaintiff,
14	v.) STIPULATED INTERIM) PROTECTIVE ORDER (Mid) From
15	HAO ZHANG, Defendant. PROTECTIVE ORDER (Midified)
16	Defendant.
17	very many and a line of the control of the charge continued eniminal case the Huited
18	WHEREAS during the course of discovery in the above-captioned criminal case, the United
19	States may produce documents and other items containing information that is claimed by Avago
20	Technologies and Skyworks Solutions, Inc., to be kept protected as a possible "trade secret" (within
21	the meaning of 18 U.S.C. § 1839(3)); and
22	WHEREAS the United States and defendant HAO ZHANG ("ZHANG") deem it appropriate

for the purpose of facilitating pretrial negotiations and to provide for the protection of such information without agreeing between them that the specific information is in fact intended to be kept secret or is a trade secret, and with the further understanding that nothing in this stipulated protective order creates any presumption regarding whether the specific information is intended to be kept secret or is a trade secret, and lastly, preserving defendant ZHANG's rights to challenge any such designation at a later time;

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IT IS HEREBY STIPULATED AND AGREED by and between the United States and defendant ZHANG and his counsel that the following definitions and procedures will govern the designation and handling of material and other information produced by the United States during pretrial negotiations, while reserving the question of how such material and information should be handled at trial, and during pre- or post-trial hearings for a future time.

- 1. Definitions:
- a. "Confidential Material" shall mean information that the Government contends is intended to be kept secret or is a trade secret within the meaning of 18 U.S.C. § 1839(3).
- b. "Discovery Material" shall mean all materials disclosed by the United States during discovery in this case.
- 2. The United States may designate Discovery Material as Confidential Material to the extent that it believes in good faith that the information or material is or may be Confidential Material as defined in paragraph 1(a) above. Any labeling, segregation, or designation of Discovery Material as "Confidential Material" should be made, whenever possible, in the case of written, tangible, or documentary Discovery Material, at the time that Discovery Material is produced or made known to defendant ZHANG, by stamping each page "CONFIDENTIAL" in a manner that is readily distinguishable from any pre-existing confidential designation or by otherwise manifesting the intention that the Discovery Material be considered Confidential Material. Computer memory storage materials such as tapes, diskettes, hard drives, or other memory media containing Discovery Material deemed by the United States as containing Confidential Material shall be labeled on the outside of the media as "CONFIDENTIAL." The Government shall maintain unlabeled or "clean" copies of all discovery material that it has labeled "CONFIDENTIAL" under this stipulated order for the future use by the parties in subsequent proceedings.
- 3. Discovery Material designated as "CONFIDENTIAL" shall be retained by defendant ZHANG'S counsel in the above-captioned case and furnished, at this time, to no one other than defendant ZHANG's counsel in the above-captioned case, defendant ZHANG, the staff supporting ZHANG's counsel in the above-captioned case such as interpreters, paralegal assistants, and secretarial, stenographic, and clerical employees who are working on this case under the direction of defendant

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case and the notation:

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"TO BE FILED UNDER SEAL"
Contains Confidential Material
To Be Opened Only As Directed By The Court

- 4. The recipient of any Confidential Material that is provided under this Stipulated Interim Protective Order shall keep such information in a manner reasonably intended to preserve and maintain the confidentiality of the information and shall not disclose such information to any individuals except as authorized by this Stipulated Interim Protective Order.
- 5. At the conclusion of the above-captioned case, defendant ZHANG and his counsel in the above-captioned case agree to the return of all Confidential Material to the United States, and defense counsel will destroy all work product that contains Confidential Materials, except as directed by the Court.
- 6. Nothing herein shall prevent defendant ZHANG from using the Confidential Material or from referring to, quoting, or reciting from any information contained in such Confidential Material in connection with pleadings or motions filed in this case, provided that such materials be filed under seal and/or submitted to the Court for in camera inspection. The use of Confidential Material at trial or pre- or post-trial hearing will be resolved at or before the time of the trial or hearing.
- 7. Should defendant ZHANG dispute the propriety of any designation of Discovery Material as Confidential Material, his counsel shall notify the United States in writing. Within fourteen business days from receiving the notice, the United States shall respond to the notice in writing. If, after this exchange of correspondence, defendant ZHANG and the United States cannot resolve their dispute, they may apply to the Court to do so. The burden shall be on the government to prove that the material qualifies as Confidential Material. During the pendency of the dispute and any court resolution thereof, including an appeal of the Court's decision on such motion, the discovery material shall be deemed "CONFIDENTIAL" as designated and shall be covered by the provisions of this Stipulated Interim Protective Order. The parties understand that, as this Stipulated Interim Protective Order is primarily intended to facilitate pretrial negotiations, the defendant and his counsel may choose not to formally challenge the Government's designation of certain material as confidential at this stage in the proceedings. Such a failure to challenge the confidential designation does not constitute a waiver on the defendant's part of either the ability to challenge that confidential

designation or the ability to contest that certain portions of the designated confidential material constitutes "trade secret" information under 18 U.S.C. § 1839(3).

- 8. At such time as the defendant ZHANG retains an expert or experts to assist in the review of the Confidential Material, or shows Confidential material to any custodian listed on the face of such document, or to any potential witness that they deem necessary for the defense of this matter regarding these materials, each such person shall execute an Acknowledgment in the form attached to this Stipulation which shall then he submitted to the Court ex parts and in camera by the defendant. The Defendant ZHANG shall not be required to provide said Acknowledgment, or the identity of the expert who signed it, to the United States, unless so ordered by the Court. The United States retains the right to request that the Court authorize such disclosure. Nothing in this paragraph relieves the defendant of the discovery obligations contained in Federal Rule of Criminal Procedure16(b)(1)(C), nor does the United States waive any rights thereunder by entering into this stipulation. By signing and agreeing to the terms of this Stipulated Interim Protective Order, no person shall be deemed to have conceded that any material has been properly designated as confidential.
- 9. Nothing in this order shall preclude the United States or defendant ZHANG from applying to the Court for further relief or modification. The parties' agreement to enter into this Stipulated Interim Protective Order at this time is for the purpose of pretrial negotiations, and is not a concession by the defendant that the terms contained herein would be appropriate should the case proceed beyond that stage.
- 10. Willful violation of this Stipulated Interim Protective Order may be punishable by contempt of court, whatever other sanction the Court deems just, or any other sanctions or combination of sanctions which are legally available.

MELINDA HA United States Attorney DAVID R. CALLAWAY Assistant United States Attorneys DATED: 8-6-15 BROWN Attorney for defendant Zhang IT IS SO ORDERED DATED: HOWARD R. LLOYD United States Magistrate Judge

> STIPULATED INTERIM PROTECTIVE ORDER CR 15-00106 EJD/HRL

AGREEMENT TO BE BOUND BY STIPULATED INTERIM PROTECTIVE ORDER

The undersigned, defendant Hao Zhang, and his counsel in the above-captioned case, CR 15-00106 EJD/HRL, hereby acknowledge that they have received a copy of the Stipulated Interim

Protective Order in the above-captioned case, have read, understand, and agree to be bound by all of the provisions thereof, and hereby submit to the jurisdiction of the United States District Court for the Northern District of California for the purposes of enforcement of the terms of the Stipulated Interim Protective Order and the punishment of any violations thereof.

DATED: 6-16-15

MIC. ALL L. BROWN
Attorney for defendant Zhang

DATED: 8/17/15

HAO ZHANG Defendant

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ACKNOWLEDGMENT OF STIPULATED INTERIM PROTECTIVE ORDER IN: UNITED STATES v. HAO ZHANG, CR 15-00106 EJD/HRL

The undersigned hereby acknowledges receipt of a copy of the Stipulated Interim Protective Order issued in United States v. Hao Zhang, CR 15-00106 EJD/HRL, has read, understands, and agrees to the terms of the Stipulated Protective Order, and hereby submits to the jurisdiction of the United States District Court for the Northern District of California for the purposes of enforcement of the terms of the Stipulated Interim Protective Order and the punishment of any violations thereof.

Further, the undersigned understands that the sole permissible use of the Confidential Material provided and viewed under the provisions of this Stipulated Interim Protective Order is to assist in the preparation of the defendant, Hao Zhang's, defense to CR-15-00106 EJD/HRL.

The undersigned understands that no further use may be made of the Confidential Material whatsoever, and that any willful violation of the Stipulated Interim Protective Order may result in criminal and civil penalties.

DATED:

Signature

Witnessed by: Vallas Each 600 University Are Street Address

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