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14	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA WESTERN DIVISION		
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exhibits thereto, sets forth the terms and conditions of the proposed settlement of
the claims alleged in the Consolidated Amended Complaint ("Amended
Complaint") on the merits and with prejudice (the "Settlement"); and the Court
having read and considered the Stipulation and the accompanying exhibits; and the
parties to the Stipulation having consented to the entry of this Order; and all
capitalized terms used herein having the meanings defined in the Stipulation;

NOW, THEREFORE, IT IS HEREBY ORDERED, this 1st day of June, 2010 that:

9 1. The Court has reviewed the Stipulation and preliminarily finds the
10 Settlement set forth therein to be fair, reasonable and adequate, subject to further
11 consideration at the settlement hearing described below.

12 The Court hereby preliminarily certifies the following class for the 2. purposes of settlement only (the "Settlement Class"), pursuant to Rule 23(a) and 13 14 Rule 23(b)(3) of the Federal Rules of Civil Procedure: all persons and entities that purchased or otherwise acquired the Class A common stock of Broadcom during 15 16 the period from July 21, 2005 through July 13, 2006, inclusive, and were allegedly 17 damaged thereby. Excluded from the Settlement Class are: the current or former 18 defendants in the Litigation; the officers and directors of the Company; the 19 members of the immediate families of the current or former individual defendants 20in the Litigation; the legal representatives, heirs, successors or assigns of any 21 excluded Person; any entity in which any current or former defendant has or had a 22 controlling interest; shares of Broadcom Class A common stock purchased by any 23 Broadcom employee who acquired the shares through the exercise of incentive 24 stock options from July 21, 2005 through July 13, 2006, inclusive; and any Person 25 who timely and validly seeks exclusion from the Settlement Class.

3. The Court finds and concludes that the prerequisites of class action
certification under Fed. R. Civ. P. 23(a) and 23(b)(3) have been satisfied for the
Settlement Class defined herein and for the purposes of settlement only, in that:

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(a) the members of the Settlement Class are so numerous that
 joinder of all Class Members is impracticable;

3 (b) there are questions of law and fact common to the Class
4 Members;

(c) the claims of New Mexico State Investment Council ("Lead
Plaintiff") are typical of the Settlement Class's claims;

7 (d) Lead Plaintiff and its counsel have fairly and adequately
8 represented and protected the interests of the Settlement Class;

9 (e) the questions of law and fact common to the Class Members
10 predominate over any individual questions; and

11 a class action is superior to other available methods for the fair (f) 12 and efficient adjudication of the controversy, considering that the claims of Class 13 Members in the Litigation are substantially similar and would, if tried, involve 14 substantially identical proofs and may therefore be efficiently litigated and 15 resolved on an aggregate basis as a class action; the amounts of the claims of 16 many of the Class Members are too small to justify the expense of individual 17 actions; and it does not appear that there is any intent among Class Members in 18 individually controlling the litigation of their claims.

Pursuant to Rule 23 of the Federal Rules of Civil Procedure, and for
 the purposes of the Settlement only, Lead Plaintiff New Mexico State Investment
 Council is preliminarily certified as Class Representative. The law firm of Labaton
 Sucharow LLP is preliminarily appointed Class Counsel.

5. A hearing (the "Settlement Hearing") pursuant to Rule 23(e) of the
Federal Rules of Civil Procedure is hereby scheduled to be held before the Court
on August 2, 2010, at 10:00 a.m. for the following purposes:

(a) to determine whether the proposed Settlement is fair,
reasonable and adequate, and should be approved by the Court;

(b) to determine whether the Final Order and Judgment as to
Broadcom Defendants ("Judgment") as provided under the Stipulation should be
entered, dismissing the Amended Complaint filed herein, on the merits and with
prejudice, and to determine whether the release by the Settlement Class of the
Released Claims, as set forth in the Stipulation, should be provided to the
Released Defendant Parties;

(c) to determine whether the Settlement Class should be certified
for the purposes of settlement only and the appointment of Lead Plaintiff and
Lead Counsel as Class Representative and Class Counsel, respectively;

(d) to determine whether the proposed Plan of Allocation for the
proceeds of the Settlement is reasonable and should be approved by the Court;

12 (e) to consider Lead Counsel's application for an award of
13 attorneys' fees and expenses;

(f) to consider Lead Plaintiff's application, if any, for its
reasonable costs and expenses (including lost wages) relating to its representation
of the Settlement Class; and

17 (g) to rule upon such other matters as the Court may deem
18 appropriate.

6. The Court reserves the right to approve the Settlement with or without
modification and with or without further notice of any kind. The Court further
reserves the right to enter the Judgment approving the Settlement and dismissing
the Amended Complaint on the merits and with prejudice regardless of whether it
has approved the Plan of Allocation or awarded attorneys' fees and expenses. The
Court may also adjourn the Settlement Hearing or modify any of the dates herein
without further notice to members of the Settlement Class.

7. The Court approves the form, substance and requirements of the
Notice of Pendency of Class Action and Proposed Settlement With Broadcom

Defendants (the "Notice") and the Proof of Claim and Release form ("Proof of 1 2 Claim"), substantially in the forms annexed hereto as Exhibits 1 and 2 respectively. 3 8. The Court approves the appointment of The Garden City Group as the Claims Administrator. The Claims Administrator shall cause the Notice and the 4 5 Proof of Claim, substantially in the forms annexed hereto, to be mailed, by first class mail, postage prepaid, on or before June 4, 2010 ("Notice Date"), to all Class 6 7 Members who can be identified with reasonable effort. Defendant Broadcom 8 Corporation ("Broadcom"), to the extent it has not already done so, shall cause its 9 transfer records and shareholder information to be made available to the Claims 10 Administrator within seven (7) calendar days from the date of this order for the 11 purpose of identifying and giving notice to the Settlement Class. The Claims 12 Administrator shall use reasonable efforts to give notice to nominee purchasers 13 such as brokerage firms and other persons or entities who purchased or otherwise 14 acquired Broadcom Class A common stock during the period from July 21, 2005 through July 13, 2006, inclusive, (the "Class Period") as record owners but not as 15 16 beneficial owners. Such nominee purchasers are directed, within seven (7) 17 calendar days of their receipt of the Notice, to either send copies of the Notice and 18 Proof of Claim to their beneficial owners by first class mail, or to provide the 19 Claims Administrator with lists of the names and addresses of the beneficial 20owners, and the Claims Administrator is ordered to send the Notice and Proof of 21 Claim promptly to such identified beneficial owners by first class mail. Nominee 22 purchasers who elect to send the Notice and Proof of Claim to their beneficial 23 owners shall also send a statement to the Claims Administrator confirming that the 24 mailing was made as directed. Additional copies of the Notice shall be made 25 available to any record holder requesting such for the purpose of distribution to 26 beneficial owners, and such record holders shall be reimbursed from the Settlement 27 Fund, after receipt by the Claims Administrator of proper documentation, for their 28 reasonable expenses incurred in sending the Notices and Proofs of Claim to

beneficial owners. Lead Counsel shall, at or before the Settlement Hearing, file
with the Court proof of mailing of the Notice and Proof of Claim.

9. The Court approves the form of the Summary Notice of Pendency of
Class Action and Proposed Settlement With Broadcom Defendants ("Summary
Notice") substantially in the form annexed hereto as Exhibit 3 and directs that Lead
Counsel shall cause the Summary Notice to be published in *The Wall Street Journal* and transmitted over *Business Wire* within fourteen (14) calendar days of
the Notice Date. Lead Counsel shall, at or before the Settlement Hearing, file with
the Court proof of publication of the Summary Notice.

10 10. The form and content of the notice program described herein, and the method set forth herein of notifying the Settlement Class of the Settlement and its 11 12 terms and conditions, meet the requirements of Rule 23 of the Federal Rules of 13 Civil Procedure, Section 21D(a)(7) of the Securities Exchange Act of 1934, 15 14 U.S.C. § 78u-4(a)(7), as amended by the Private Securities Litigation Reform Act of 1995, and due process, constitute the best notice practicable under the 15 16 circumstances, and shall constitute due and sufficient notice to all persons and 17 entities entitled thereto.

18 11. In order to be entitled to receive a distribution from the net monetary
19 recovery pursuant to the Settlement (the "Net Settlement Fund"), in the event the
20 Settlement is effected in accordance with the terms and conditions set forth in the
21 Stipulation, each Class Member shall take the following actions and be subject to
22 the following conditions:

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(a) A properly executed Proof of Claim, substantially in the form attached hereto as Exhibit 2, must be submitted to the Claims Administrator, at the address indicated in the Notice, postmarked not later than seventy (70) calendar days after the Notice Date. Such deadline may be further extended by Court Order. Each Proof of Claim shall be deemed to have been submitted when postmarked (if properly addressed and mailed by first class mail, postage prepaid)

provided such Proof of Claim is actually received prior to the motion for an order
of the Court approving distribution of the Net Settlement Fund. Any Proof of
Claim submitted in any other manner shall be deemed to have been submitted
when it was actually received at the address designated in the Notice. Any Class
Member who does not timely submit a Proof of Claim within the time provided
for shall be barred from sharing in the distribution of the proceeds of the Net
Settlement Fund, unless otherwise ordered by the Court.

8 (b) The Proof of Claim submitted by each Class Member must 9 satisfy the following conditions, unless otherwise ordered by the Court: (i) it must 10 be properly completed, signed and submitted in a timely manner in accordance 11 with the provisions of the preceding subparagraph; (ii) it must be accompanied by 12 adequate supporting documentation for the transactions reported therein, in the 13 form of broker confirmation slips, broker account statements, an authorized 14 statement from the broker containing the transactional information found in a 15 broker confirmation slip, or such other documentation as is deemed adequate by 16 Lead Counsel; (iii) if the person executing the Proof of Claim is acting in a 17 representative capacity, a certification of her current authority to act on behalf of 18 the Class Member must be included in the Proof of Claim; and (iv) the Proof of 19 Claim must be complete and contain no material deletions or modifications of any 20 of the printed matter contained therein and must be signed under penalty of 21 perjury.

(c) As part of the Proof of Claim, each Class Member shall submit
to the jurisdiction of the Court with respect to the claim submitted, and shall
(subject to effectuation of the Settlement) release all Released Claims as provided
in the Stipulation.

(d) Each Proof of Claim shall be submitted to and reviewed by the
 Claims Administrator, under the supervision of Lead Counsel, who shall

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determine in accordance with this Stipulation the extent, if any, to which each claim shall be allowed, subject to review by the Court.

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(e) Proofs of Claim that do not meet the submission requirements may be rejected. Prior to rejection of a Proof of Claim, the Claims Administrator 4 5 shall communicate with the claimant in order to afford the claimant the opportunity to remedy curable deficiencies in the Proof of Claim submitted. The 6 7 Claims Administrator, under supervision of Lead Counsel, shall notify, in a timely fashion and in writing, all claimants whose Proofs of Claim they propose to reject 8 9 in whole or in part, setting forth the reasons therefore, and shall indicate in such 10 notice that the claimant whose claim is to be rejected in whole or in part has the 11 right to a review by the Court if such claimant so desires and if such claimant 12 complies with the requirements below.

13 (f) If any claimant who is notified by the Claims Administrator 14 that the Claims Administrator intends to propose that his, her or its claim be 15 rejected in whole or in part desires to contest such rejection, such claimant must, 16 within the deadline established by the Claims Administrator, serve upon the Claims Administrator a notice and statement of reasons indicating the claimant's 17 18 grounds for contesting the rejection along with any supporting documentation, 19 and requesting a review thereof by the Court. If a dispute concerning a claim 20 cannot be otherwise resolved, Lead Counsel shall thereafter present the request for 21 review to the Court.

22 Class Members shall be bound by all orders, determinations and 12. 23 judgments in this Litigation, whether favorable or unfavorable, unless such persons request exclusion from the Settlement Class in a timely and proper manner, as 24 25 hereinafter provided. A Class Member wishing to make such an exclusion request 26 shall mail the request in written form by first class mail postmarked no later than 27 July 16, 2010, seventeen (17) calendar days prior to the date set herein for the 28 Settlement Hearing, to the address designated in the Notice for such exclusions.

1	Such request for exclusion shall clearly indicate the name, address and telephone		
2	number of the person seeking exclusion, that the sender requests to be excluded		
3	from the Settlement Class in In re Broadcom Corp. Class Action Litigation, No.		
4	CV-06-5036-R (CWx), and must be signed by such person. Such persons		
5	requesting exclusion are also directed to state: the date(s), price(s), and number(s)		
6	of shares of all purchases, acquisitions, and sales of Broadcom common stock		
7	during the Class Period. The request for exclusion shall not be effective unless it		
8	provides the required information and is made within the time stated above, or the		
9	exclusion is otherwise accepted by the Court.		
10	13. Class Members requesting exclusion from the Settlement Class shall		
11	not be entitled to receive any payment out of the Net Settlement Fund as described		
12	in the Stipulation and Notice.		
13	14. The Court will consider objections to the Settlement, the Plan of		
14	Allocation, the award of attorneys' fees or reimbursement of expenses only if such		
15	objections and any supporting papers are filed in writing with:		
16	Clerk of the Court United States District Court		
17	for the Central District of California Spring Street Courthouse		
18	312 N. Spring Street, Los Angeles, CA 90012		
19			
20	and copies of all such papers are delivered or sent by first class mail (with a corresponding postmark) on or before July 16, 2010, seventeen (17) colordar days		
21	corresponding postmark), on or before July 16, 2010, seventeen (17) calendar days		
22	prior to the date set herein for the Settlement Hearing, upon each of the following: On behalf of Lead Plaintiff and the Settlement Class:		
23	LABATON SUCHAROW LLP		
24	Thomas A. Dubbs Nicole M. Zeiss		
25	140 Broadway New York, New York 10005		
26			
27	On behalf of the Settling Defendants:		
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	[PROPOSED] PRELIMINARY APPROVAL ORDER 9		

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1 2 3 4 5 6 7 8 9 10 11	IRELL & MANELLA LLP Daniel P. Lefler 1800 Avenue of the Stars Suite 900 Los Angeles, CA 90067-4276 Counsel for Defendant Broadcom Corporation MCDERMOTT, WILL & EMERY Gordon A. Greenberg 2049 Century Park East 34th Floor Los Angeles, CA 90067 Counsel for Defendant Henry Samueli O'MELVENY & MYERS LLP Seth Aronson 400 South Hope Street Los Angeles, CA 90071	SKADDEN, ARPS, SLATE, MEAGHER AND FLOM LLP Richard Marmaro 300 South Grand Avenue, Suite 3400 Counsel for Defendant William J. Ruehle DLA PIPER LLP (US) Shirli Fabbri Weiss 401 B Street, Suite 1700 San Diego, CA 92101-4297 Counsel for Defendants Alan E. Ross and Werner F. Wolfen	
12	Counsel for Defendant David A. Dull		
13			
14	Attendance at the hearing is not necessary; however, persons wishing to be heard		
15	orally in opposition to the approval of the Settlement, the Plan of Allocation,		
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17	in their written objection their intention to appear at the hearing. Persons who		
18	intend to object to the Settlement, the Plan of Allocation, and/or the requests for an		
19	award of attorneys' fees and other expenses and desire to present evidence at the		
20	Settlement Hearing must include in their written objections the identity of any		
21	witnesses they may call to testify and exhibits they intend to introduce into		
22	evidence at the Settlement Hearing. Class Members do not need to appear at the		
23	hearing or take any other action to indicate their approval.		
24	15. Any Class Member who does not make his, her or its objection in the		
25	manner provided shall be deemed to have waived such objection and shall forever		
26	be foreclosed from making any objection to the fairness, reasonableness or		
27	adequacy of the Settlement, to the Plan of Allocation, and/or the requests for an		
28	award of attorneys' fees and other expenses, unless otherwise ordered by the		
	[PROPOSED] PRELIMINARY APPROVAL ORDER 10		

Court, but shall otherwise be bound by the judgment to be entered and the releases
 to be given.

16. Pending final determination of whether the Settlement should be
approved, Lead Plaintiff, all Class Members, and each of them, and anyone who
acts or purports to act on their behalf, shall not institute, commence or prosecute
any action which asserts Released Claims against the Released Defendant Parties.

7 17. As provided in the Stipulation, Lead Counsel may pay the Claims
8 Administrator a portion of the reasonable fees and costs associated with giving
9 notice to the Settlement Class and the review of claims and administration of the
10 Settlement out of the Settlement Fund, including paying taxes, without further
11 order of the Court.

12 18. All papers in support of the Settlement, Plan of Allocation, Lead 13 Counsel's request for an award of attorneys' fees and expenses and Lead Plaintiff's 14 request, if any, for its reasonable costs and expenses (including lost wages) relating 15 to its representation of the Settlement Class shall be filed with the Court and served 16 by overnight mail or hand delivery on or before July 12, 2010, twenty-one (21) 17 calendar days prior to the date set herein for the Settlement Hearing. Any reply 18 papers in further support of the above motions shall be served and filed on or 19 before seven (7) calendar days prior to the Settlement Hearing.

19. No person who is not a Class Member, Lead Plaintiffs or Lead
Counsel shall have any right to any portion of, or to any distribution of, the Net
Settlement Fund unless otherwise ordered by the Court or otherwise provided in
the Stipulation.

24 20. All funds held in escrow shall be deemed and considered to be in
25 *custodia legis* of the Court, and shall remain subject to the jurisdiction of the Court
26 until such time as such funds shall be distributed pursuant to the Stipulation and/or
27 further order of the Court.

If any specified condition to the Settlement set forth in the Stipulation 21. 1 2 is not satisfied and Lead Plaintiff, Lead Counsel or Settling Defendants elect to 3 terminate the Settlement as provided in paragraphs 40 through 42 of the Stipulation, then, in any such event, the Stipulation, including any amendment(s) 4 5 thereof, except as expressly provided in the Stipulation, and this Preliminary Approval Order shall be null and void, of no further force or effect, and without 6 7 prejudice to any Settling Party, and may not be introduced as evidence or used in 8 any actions or proceedings by any person or entity against the Settling Parties, and 9 each Settling Party shall be restored to his, her or its respective litigation position 10 as it existed prior to the execution of the Agreement in Principle by the Settling 11 Parties on December 22, 2009. 12 The Court retains exclusive jurisdiction over the Litigation to consider 22. all further matters arising out of or connected with the Settlement. 13 14 Dated: June 1, 2010 15

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Honorable Manuel L. Real UNITED STATES DISTRICT JUDGE

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