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TO: All Qimonda Employees

DATE: April 7, 2010

RE: UPDATE

Qimonda continues to litigate and disavow all the employee claims. In response to our document request, Qimonda has provided thousand of pages of documents trying to support their position that they are not liable under the WARN Act and that they do not owe severance to employees laid off as a result of the shutdown in February of 2009. We remain convinced of the opposite -- that Qimonda violated the WARN Act and owes severance to its employees under its past practice and policy.

Discovery is scheduled to continue throughout the summer and we intend to take depositions of Qimonda executives, including Miriam Martinez and Henry Becker, beginning in late May or early June unless the litigation can be resolved before that. As with all litigation, there are risks for both sides and the parties have had some preliminary talks about whether a reasonable settlement can be achieved without the litigation dragging on for years.

In the interim, after much negotiation Qimonda consented to class certification of the WARN matter and the Court entered an order on April 6, 2010. A notice of the class action will be mailed to you from Outten & Golden's offices within the next two weeks. If you have recently moved, please update your mailing address by sending an email to Jenny Hoxha jxh@outtengolden.com Please include in the subject line "Qimonda; change of address".

We will keep you apprised of any other significant developments as they occur.