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8	Attorneys for Plaintiffs		
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15	UNITED STA	TES DISTRICT COURT	
15	NORTHERN DI	STRICT OF CALIFORNIA	
	TRISHA WREN and CYNTHIA PIPER,	Case Nos. 3:06-cv-05778 JCS, 3:07-cv-00032 JCS	
17	et al., individually and on behalf of others		
17 18	similarly situated,	CLASS AND COLLECTIVE ACTION	
18	similarly situated, Plaintiffs,	CLASS AND COLLECTIVE ACTION STIPULATION AND [proposed] ORDER RE DEPOSITION OF DR. SLOTTJE	
18 19	similarly situated,	STIPULATION AND [proposed] ORDER RE	
18 19 20	similarly situated, Plaintiffs,	STIPULATION AND [proposed] ORDER RE	
18 19 20 21	similarly situated, Plaintiffs, vs. RGIS Inventory Specialists, LLC, RGIS,	STIPULATION AND [proposed] ORDER RE DEPOSITION OF DR. SLOTTJE	
18 19 20 21 22	similarly situated, Plaintiffs, vs. RGIS Inventory Specialists, LLC, RGIS, LLC, and Does 1-25 Inclusive,	STIPULATION AND [proposed] ORDER RE DEPOSITION OF DR. SLOTTJE	
18 19 20 21 22 23	similarly situated, Plaintiffs, vs. RGIS Inventory Specialists, LLC, RGIS, LLC, and Does 1-25 Inclusive,	STIPULATION AND [proposed] ORDER RE DEPOSITION OF DR. SLOTTJE	
18 19 20 21 22 23 24	similarly situated, Plaintiffs, vs. RGIS Inventory Specialists, LLC, RGIS, LLC, and Does 1-25 Inclusive,	STIPULATION AND [proposed] ORDER RE DEPOSITION OF DR. SLOTTJE	
18 19 20 21 22 23 24 25 26 27	similarly situated, Plaintiffs, vs. RGIS Inventory Specialists, LLC, RGIS, LLC, and Does 1-25 Inclusive,	STIPULATION AND [proposed] ORDER RE DEPOSITION OF DR. SLOTTJE	
18 19 20 21 22 23 24 25 26	similarly situated, Plaintiffs, vs. RGIS Inventory Specialists, LLC, RGIS, LLC, and Does 1-25 Inclusive,	STIPULATION AND [proposed] ORDER RE DEPOSITION OF DR. SLOTTJE Honorable Joseph C. Spero	

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SCHNEIDER WALLACE COTTRELL BRAYTON KONECKY LLP

IT IS HERE	EBY STIPULATED by and between the parties through their counsel of record that:	
1.	The deposition of Defendant's designated expert statistician Dr. Slottje was	

originally scheduled for October 15, 2008. The current cut-off for expert discovery is October 27, 2008.

Plaintiffs' counsel are not available to take the deposition of Dr. Slottje this week.
 Guy Wallace is not available because he will be out of the office so that he can be present during and after his mother's chemotherapy treatment for her leukemia.

3. Defendant has agreed to reschedule the deposition of Dr. Slottje. Plaintiffs' counsel appreciate the extension of this courtesy.

4. The next available date for Plaintiffs' counsel, Defendant's counsel, and Dr. Slottje is on October 30, 2008. That date is three days after the present cut-off for expert discovery.
Accordingly, Plaintiffs file this proposed Stipulation and Order regarding the Slottje deposition, and seek this Court's approval to take his deposition on October 30.

5. This proposed stipulation regarding the schedule would only apply to this deposition.Plaintiffs' counsel do not believe it would have any impact on any other aspect of the case schedule.

IT IS SO STIPULATED.

October 13, 2008		SCHNEIDER WALLACE COTTRELL BRAYTON KONECKY LLP
	By:	/s/ Guy B. Wallace Counsel for Plaintiffs
October 13, 2008		DRINKER, BIDDLE & REATH LLP
	By:	/s/ Cheryl D. Orr Counsel for RGIS, LLC
STIPULATION AND [PROPOSED] ORDER Case No. 3:06-cv-05778 JCS & Case 1		

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2	ORDER Cood course on service, the partice, at invlation is hereby an array of
3	Good cause appearing, the parties' stipulation is hereby approved.
4	IT IS SO ORDERED.
5	Ser Ce
6	Dated: October <u>15</u> , 2008 IT IS SO ORDERED
7	5 11 15 5° C
8	Judge Joseph C. Spero
9	Judge Josep To Viagistrate Judge
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SCHNEIDER WALLACE COTTRELL BRAYTON KONECKY LLP	STIPULATION AND [PROPOSED] ORDER RE DEPOSITION OF DR. SLOTTJE Case No. 3:06-cv-05778 JCS & Case No. 3:07-cv-00032 JCS

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