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13 **UNITED STATES DISTRICT COURT**
 14 **NORTHERN DISTRICT OF CALIFORNIA**
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16 GA ESCROW, LLC, a Delaware limited
 liability company, a Representative for the
 17 Escrow Participants,

18 Plaintiff,

19 v.

20 AUTONOMY CORPORATION PLC, a
 corporation formed under the laws of England
 21 and Wales

22 Defendants.
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CASE NO. C08-01784-SI

**STIPULATION AND [PROPOSED]
 ORDER ON STIPULATION RE
 SCHEDULING OF EXPERT WITNESS
 DEPOSITIONS**

1 **WHEREAS,**

2 1. Per this Court's March 10, 2010 order, expert discovery closes on May 4, 2010;

3 2. Lead counsel for Defendant Autonomy Corporation plc has scheduling conflicts
4 that preclude his ability to attend expert witness depositions that fall before the expert discovery
5 cut-off date;

6 3. The parties have met and conferred, and agree to hold such depositions on May
7 18 and 19, 2010, dates that fall outside the expert discovery period;

8 4. The parties therefore respectfully request this Court allow the parties to conduct
9 expert witness depositions on May 18 and 19, 2010.

10 **IT IS HEREBY STIPULATED:**

11 The parties agree to conduct expert witness depositions on May 18 and 19, 2010, dates
12 that fall outside the expert discovery period, and request such from this Court.

13 Dated: May 4, 2010

DOLL AMIR & ELEY

14 By /s/ Gregory L. Doll.

15 Gregory L. Doll

16 Attorneys for Defendant

AUTONOMY CORPORATION PLC

17
18 Dated: May 4, 2010

SHARTSIS FRIESE LLP

19 By /s/ Gregg S. Farano (w/ permission).

20 Gregg S. Farano

Attorneys for Plaintiff GA ESCROW, LLC

21 **[PROPOSED] ORDER RE SCHEDULING OF EXPERT WITNESS DEPOSITIONS**

22 Good cause having been shown, the parties may conduct expert witness depositions on
23 May 18 and 19, 2010, dates that fall past the expert discovery cut-off date of May 4, 2010.

24 **PURSUANT TO THE STIPULATION IT IS SO ORDERED.**

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27 Dated: _____



28 The Honorable Susan Illston
United States District Judge

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ECF CERTIFICATION

I, Gregory L. Doll, am the ECF user whose identification and password are being used to file this Stipulation and [PROPOSED] Order on Stipulation re Scheduling of Expert Witness Depositions. In compliance with General Order 45.X.B, I hereby attest that Gregg S. Farano has concurred in this filing.

DATED: May 4, 2010

DOLL AMIR & ELEY LLP

By /s/ Gregory L. Doll .

Gregory L. Doll

Attorneys for Defendant

AUTONOMY CORPORATION PLC