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IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

VASUDEVAN SOFTWARE, INC.,

No. C 11-06638 RS

Plaintiff,

**CASE MANAGEMENT  
SCHEDULING ORDER**

v.

TIBCO SOFTWARE INC.,

Defendant.

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14 Pursuant to Rule 16(b) of the Federal Rules of Civil Procedure, a Case Management  
15 Conference was held on April 19, 2012. After considering the Joint Case Management Statement  
16 submitted by the parties and consulting with the attorneys of record and good cause appearing, IT  
17 IS HEREBY ORDERED THAT:

18 1. DISCOVERY. On or before February 15, 2013, all non-expert discovery shall be  
19 completed by the parties. Discovery shall be limited as follows: (a) fifty (50) hours of non-  
20 expert depositions per party; (b) twenty-five (25) interrogatories per party, including all discrete  
21 subparts; (c) a reasonable number of requests for production of documents or for inspection per  
22 party; and (d) a reasonable number of requests for admission per party.

23 2. ELECTRONIC DISCOVERY. The exchange of all electronically stored  
24 information shall be governed by the Model Order on E-Discovery in Patent Cases with the  
25 following modifications: (1) each party shall limit its email production requests to a total of ten  
26 (10) custodians per producing party; and (2) each party shall limit its email production requests to  
27 a total of twenty-five (25) search terms per custodian per party.  
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1           3.       EXPERT WITNESSES. The disclosure and discovery of expert witness opinions  
2 shall proceed as follows:

3           A. On or before March 22, 2013, the parties shall exchange all expert reports related to  
4 issues on which the party bears the burden of proof.

5           B. On or before April 12, 2013, the parties shall exchange all rebuttal expert reports.

6           C. On or before May 3, 2013, all discovery of expert witnesses pursuant to Federal Rule  
7 of Civil Procedure 26(b)(4) shall be completed.

8           4.       CLAIM CONSTRUCTION SCHEDULING.

9           A. All invalidity contentions shall be due no later than **April 12, 2012**.

10          B. The parties shall exchange proposed terms for construction no later than **April 26,**  
11           **2012** in accordance with Patent L.R. 4-1(b).

12          C. The parties shall exchange preliminary claim constructions and extrinsic evidence no  
13 later than **May 17, 2012**.

14          D. The parties shall file their joint claim construction and prehearing statement no later  
15 than **June 11, 2012**.

16          E. Claim construction discovery shall be completed no later than **July 11, 2012**.

17          F. Plaintiff shall file its opening claim construction brief no later than **July 26, 2012**.

18          G. Defendant shall file its responsive claim construction brief with support no later than  
19           **August 9, 2012**.

20          H. Plaintiff shall file its claim construction reply brief no later than **August 16, 2012**.

21          I. A Tutorial and Claim Construction Hearing shall take place in Courtroom 3, 17th  
22 Floor, 450 Golden Gate Avenue, San Francisco, California on **September 12, 2012 at**  
23           **10:00 a.m.**

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25           IT IS SO ORDERED.

26 Dated: 4/27/12

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RICHARD SEEBORG  
UNITED STATES DISTRICT JUDGE