DORSEY & WHITNEY LLP Patricia A, Welch (Cal. Bar No. 12789) Email: welch patricia@dorsey.com 305 Lytton Avenue Fassimile: (650) 857-1717 Fassimile: (615) 356-7100 Fortext Tahdoahnippah ( <i>pro hac vice</i> pending) Forrest Tahdoahnip (12) 340-2600 Fassimile: (612) 340-2600 Fassimile: (612) 340-2668 Attorneys for Defendant OPTUMINSIGHT, INC. Plaintiff, vs. OPTUMINSIGHT, INC., Plaintiff, vs. OPTUMINSIGHT, INC. Plaintiff, vs. OPTUMINSIGHT, INC, Plaintiff,		
Email: welch pairicia@dorsey.com       Sophie J. Sung (SB# 279056)         305 Lytton Avenue       Sophie J. Sung (SB# 279056)         Palo Alto, California 94301       Telephone: (650) 857-1717         Facsimil: (650) 857-1288       Second Street         DORSEY & WHITNEY LLP       Facsimile: (415) 856-7100         Peter M. Lancaster (pro hac vice pending)       Final: coulinard (pro hac vice pending)         Email: vitt (homas@dorsey.com       Fichard L. Brophy (pro hac vice pending)         Forrest Tabdooamingab (pro hac vice pending)       Fichard L. Brophy (pro hac vice pending)         Email: outilard davi@dorsey.com       David W. Harlan (pro hac vice pending)         Email: coulilard (pro hac vice pending)       Charles W. Steese (pro hac vice pending)         Email: coulilard davi@dorsey.com       Charles W. Steese (pro hac vice pending)         Telephone: (612) 340-2600       Facstmile: (A. Thomas@formstrongteasdale.com         Facsimile: (612) 340-2868       Attorneys for Defendant OPTUMINSIGHT, INC.         UNITED STATES DISTRICT COURT       NORTHERN DISTRICT OF CALIFORNIA         CAVE CONSULTING GROUP, INC.,       Plaintiff,         Vs.       OPTUMINSIGHT, INC.,         Defendant.       JOINT STIPULATION EXTENDING TIME         ONT STIPULATION EXTENDING TIME       CASE NO. 3:15-CV-03424-JCS         JOINT STIPULATION EXTENDING TIME       FOR OP		
Palo Alto, California 94301 Telephone: (650) 857-1288 DORSEY & WHTINEY LLP Peter M. Lancaster (pro hac vice pending) Email: lancaster (pro hac vice pending) Email: vitt.thomas@dorsey.com J. Thomas Vitt (pro hac vice pending) Email: coullard (pro hac vice pending) Email: coullar	Email: welch.patricia@dorsey.com	Sophie J. Sung (SB# 279056)
Telephone: (650) 857-128       55 Second Street         Faesimile: (650) 857-1288       Twenty-Fourth Floor         San Francisco, CA 94105-3441       Telephone: (415) 856-7000         Peter M. Lancaster (pro hac vice pending)       Finali: statuster, pter@dorsey.com       Richard L. Brophy (pro hac vice pending)         Fornai: incaster, pter@dorsey.com       Bavid A. Coullard (pro hac vice pending)       Richard (pro hac vice pending)         Email: coullard davi@dorsey.com       David W. Harlan (pro hac vice pending)       Charles W. Steese (pro hac vice pending)         Email: coullard davi@dorsey.com       Mark A. Thomas (pro hac vice pending)       Charles W. Steese (pro hac vice pending)         So South Sixt Street, Stute 1500,       Mark A. Thomas (pro hac vice pending)       Charles W. Steese (pro hac vice pending)         Facsimile: (612) 340-2868       Attorneys for Defendant OPTUMINSIGHT, INC.       Telephone: (314) 621-5070         Facsimile: (314) 621-5070       Facsimile: (314) 621-5070       Facsimile: (314) 621-5070         Very CONSULTING GROUP, INC.,       Plaintiff       CAVE CONSULTING GROUP, INC.,         Plaintiff,       vs.       OPTUMINSIGHT, INC.,       CASE NO. 3:15-CV-03424-JCS         OPTUMINSIGHT, INC.,       Defendant.       CASE NO. 3:15-CV-03424-JCS         JOINT STIPULATION EXTENDING TIMI       CASE NO. 3:15-CV-03424-JCS         OPTUMINSIGHT, INC.,       Defen		PAUL HASTINGS LLP
San Frâncisco, CA 94105-3441 Telephone: (415) 856-7000 Fractister, percaparate percaparate J, Thomas Viti ( <i>pro hac vice</i> pending) Email: increst@dorsey.com Forrest Tahdooahnippah ( <i>pro hac vice</i> pending) Email: coullard ( <i>pro hac vic</i>	Telephone: (650) 857-1717	55 Second Street
DORSEY & WHITNEY LLP Peter M. Lancaster ( <i>pro hac vice</i> pending) Email: correst <i>Taldooahnippah (pro hac vice</i> pending) Email: couillard ( <i>pro hac vice</i> pending) Email: couillard ( <i>pro hac vice</i> pending) Email: couillard ( <i>pro hac vice</i> pending) S0 South Sixth Street, Suite 1500, Minneapolis, MN 55402-1498 Telephone: (612) 340-2600 Faesimile: (612) 340-2868 Attorneys for Defendant OPTUMINSIGHT, INC. UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA CAVE CONSULTING GROUP, INC., Plaintiff, vs. OPTUMINSIGHT, INC., Defendant. JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT	Facsimile: (650) 857-1288	
Peter M. Lancaster ( <i>pro hac vice</i> pending) Email: lancester.peter@dorsey.com Forrest Tahdooahnippah ( <i>pro hac vice</i> pending) Email: couillard ( <i>pro hac vice</i> pending) Email: couillard ( <i>pro hac vice</i> pending) S0 South Sixth Street, Suite 1500, Minncapolis, MN 55402-1498 Facsimile: (612) 340-2600 Facsimile: (612) 340-2868 Attorneys for Defendant OPTUMINSIGHT, INC. UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA CAVE CONSULTING GROUP, INC., Plaintiff, vs. OPTUMINSIGHT, INC., Defendant. JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT	DODGEN & WHITNEY LLD	Telephone: (415) 856-7000
Email: lancaster.peicr@dorsey.com       Richard L. Brophy (pro hac vice pending)         I. Thomas Vitt (pro hac vice pending)       Forenset         Fmail: vitt.homas@dorsey.com       David W. Harlan (pro hac vice pending)         Forenset(adorsey.com)       Charles W. Steese (pro hac vice pending)         David A. Couillard (pro hac vice pending)       Charles W. Steese (pro hac vice pending)         South Sixth Street, Suite 1500,       Mark A. Thomas (pro hac vice pending)         South Sixth Street, Suite 1500,       Mark A. Thomas (pro hac vice pending)         Telephone: (612) 340-2868       Mark A. Thomas (pro hac vice pending)         Attorneys for Defendant OPTUMINSIGHT, INC.       Telephone: (314) 621-5070         Facsimile:       (314) 621-5070         Facsimile:       (314) 621-5070         Facsimile:       (314) 621-5070         Facsimile:       Telephone: (314) 621-5070         Facsimile:       States (pro plaintiff)         CAVE CONSULTING GROUP, INC.,       Plaintiff,         Vs.       OPTUMINSIGHT, INC.,         Defendant.       CASE NO. 3:15-CV-03424-JCS         JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT       CASE NO. 3:15-CV-03424-JCS         JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT       COMPLAINT		Facsimile: (415) 856-/100
Email: vitt.thomas@dorsey.com       David W. Harlan ( <i>fro hac vice</i> pending)         Forrest Tahdooahnippah ( <i>pro hac vice</i> pending)       dharlan@armstrongteasdale.com         David A. Couillard ( <i>pro hac vice</i> pending)       charlan@armstrongteasdale.com         Email: couillard david@dorsey.com       Mark A. Thomas ( <i>pro hac vice</i> pending)         50 South Sixth Street, Suite 1500,       Mark A. Thomas ( <i>pro hac vice</i> pending)         Telephone: (612) 340-2868       Mark A. Thomas ( <i>pro hac vice</i> pending)         Facsimile: (612) 340-2868       ARMSTRONG TEASDALE LLP         Attorneys for Defendant OPTUMINSIGHT, INC.       Telephone: (314) 621-5070         Attorneys for Defendant OPTUMINSIGHT, INC.       Telephone: (314) 621-5070         Facsimile: (314) 621-5070       Facsimile: (317) 621-5065         OPTUMINSIGHT, INC.,       Defendant.         OPTUMINSIGHT, INC.,       Defendant.	Email: lancaster.peter@dorsey.com	
Forrest Tabdooahnippah ( <i>pro hac vice</i> pending) Email: forrest@dorsey.com David A. Couillard ( <i>pro hac vice</i> pending) Email: couillard david@dorsey.com S0 South Sixth Street, Suite 1500, Minneapolis, MN 55402-1498 Telephone: (612) 340-2600 Facsimile: (612) 340-2868 Attorneys for Defendant OPTUMINSIGHT, INC. Attorneys for Defendant OPTUMINSIGHT, INC. UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA CAVE CONSULTING GROUP, INC., Plaintiff, vs. OPTUMINSIGHT, INC., Defendant. -1- JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT		rbrophy(a)armstrongteasdale.com David W Harlan ( <i>pro hac vice</i> pending)
David A. Couillard ( <i>pro hac vice</i> pending) Email: couillard.david@dorsey.com Minneapolis, MN 55402-1498 Telephone: (612) 340-2600 Facsimile: (612) 340-2868 Attorneys for Defendant OPTUMINSIGHT, INC. Attorneys for Defendant OPTUMINSIGHT, INC. UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA CAVE CONSULTING GROUP, INC., Plaintiff, vs. OPTUMINSIGHT, INC., Defendant. -1- JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT	Forrest Tahdooahnippah (pro hac vice pending)	) dharlan@armstrongteasdale.com
Email: couillard david@dorsey.com       Mark A. Thomas ( <i>pro hac vice</i> pending)         50 South Sixth Street, Suite 1500,       mathomas@armstrongteasdale.com         Minneapolis, MN 55402-1498       Zachary C. Howenstine ( <i>pro hac vice</i> pending)         Telephone: (612) 340-2600       ARMSTRONG TEASDALE LLP         Facsimile: (612) 340-2868       ARMSTRONG TEASDALE LLP         Attorneys for Defendant OPTUMINSIGHT, INC.       Telephone: (314) 621-5070         Facsimile: (314) 621-5070       Facsimile: (314) 621-5070         Vice CONSULTING GROUP, INC.,       District of CALIFORNIA         CAVE CONSULTING GROUP, INC.,       District of CALIFORNIA         Vs.       OPTUMINSIGHT, INC.,       JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT TO ANSWER OR OTHERWISE RESPOND TO THE COMPLAINT         OPTUMINSIGHT.       Defendant.       -1-		
Minneapolis, MN 55402-1498       Zachary C. Howenstine (pro hac vice pending)         Telephone:       (612) 340-2600         Facsimile:       (612) 340-2868         Attorneys for Defendant OPTUMINSIGHT, INC.       ARMSTRONG TEASDALE LLP         Attorneys for Defendant OPTUMINSIGHT, INC.       Telephone:         UNITED STATES DISTRICT COURT         NORTHERN DISTRICT OF CALIFORNIA         CAVE CONSULTING GROUP, INC.,         Plaintiff,         vs.         OPTUMINSIGHT, INC.,         Plaintiff,         vs.         OPTUMINSIGHT, INC.,         Defendant.	Email: couillard.david@dorsey.com	Mark A. Thomas (pro hac vice pending)
Telephone:       (612) 340-2600       zhowenstine@armstrongteasdale.com         Facsimile:       (612) 340-2868       ARMSTRONG TEASDALE LLP         Attorneys for Defendant OPTUMINSIGHT, INC.       Telephone:       (314) 621-5070         Attorneys for Defendant OPTUMINSIGHT, INC.       Telephone:       (314) 621-5070         Facsimile:       (314) 621-5070       Facsimile:         Mattering of the provide of the		mathomas@armstrongteasdale.com
Facsimile:       (612) 340-2868       ARMSTRONG TEASDALE LLP 7700 Forsyth Blvd. Suite 1800 St. Louis, MO 63105         Attorneys for Defendant OPTUMINSIGHT, INC.       Telephone: (314) 621-5070 Facsimile:       (314) 621-5065         Attorneys for Plaintiff CAVE CONSULTING GROUP, INC.       Attorneys for Plaintiff CAVE CONSULTING GROUP, INC.         VINITED STATES DISTRICT OF CALIFORNIA         CAVE CONSULTING GROUP, INC., Plaintiff, vs.       CASE NO. 3:15-CV-03424-JCS         JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT TO ANSWER OR OPTUMINSIGHT, INC.,       JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT TO ANSWER OR OPTUMINSIGHT OF THE COMPLAINT	Telephone: (612) 340-2600	zhowenstine@armstrongteasdale.com
Attorneys for Defendant OPTUMINSIGHT, INC.       St. Louis, MO 63105 Telephone: (314) 621-5070 Facsimile: (314) 621-5065         Attorneys for Plaintiff CAVE CONSULTING GROUP, INC.       Attorneys for Plaintiff CAVE CONSULTING GROUP, INC.         UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA       CASE NO. 3:15-CV-03424-JCS         Plaintiff , vs.       JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT, INC.,         Defendant.       -1-	Facsimile: (612) 340-2868	ARMSTRONG TEASDALE LLP
Facsimile: (314) 621-5065 Attorneys for Plaintiff CAVE CONSULTING GROUP, INC. UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA CAVE CONSULTING GROUP, INC., Plaintiff, vs. OPTUMINSIGHT, INC., Defendant1- IOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT -1- IOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT		
Attorneys for Plaintiff CAVE CONSULTING GROUP, INC. UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA CAVE CONSULTING GROUP, INC., Plaintiff, vs. OPTUMINSIGHT, INC., Defendant. CASE NO. 3:15-CV-03424-JCS JOINT STIPULATION EXTENDING TIM FOR OPTUMINSIGHT TO ANSWER OR OTHERWISE RESPOND TO THE COMPLAINT	Attorneys for Defendant OPTUMINSIGHT, IN	
CAVE CONSULTING GROUP, INC. UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA CAVE CONSULTING GROUP, INC., Plaintiff, vs. OPTUMINSIGHT, INC., Defendant. -1- JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT		Facsinine. (314) 021-3003
CAVE CONSULTING GROUP, INC. UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA CAVE CONSULTING GROUP, INC., Plaintiff, vs. OPTUMINSIGHT, INC., Defendant. -1- JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT		Attornova for Plaintiff
NORTHERN DISTRICT OF CALIFORNIA         CAVE CONSULTING GROUP, INC.,         Plaintiff,       CASE NO. 3:15-CV-03424-JCS         JOINT STIPULATION EXTENDING TIMI       JOINT STIPULATION EXTENDING TIMI         VS.       JOINT STIPULATION EXTENDING TIMI         OPTUMINSIGHT, INC.,       Defendant.         Defendant.       -1-		
Plaintiff , vs. OPTUMINSIGHT, INC., Defendant. JOINT STIPULATION EXTENDING TIME COMPLAINT		
Plaintiff , vs. OPTUMINSIGHT, INC., Defendant. JOINT STIPULATION EXTENDING TIME COMPLAINT		
VS. OPTUMINSIGHT, INC., Defendant. JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT TO ANSWER OR OTHERWISE RESPOND TO THE COMPLAINT	CAVE CONSULTING GROUP, INC.,	CASE NO. 3:15-CV-03424-JCS
VS. OPTUMINSIGHT, INC., Defendant. JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT	Plaintiff,	
OPTUMINSIGHT, INC., Defendant. JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT	VS.	FOR OPTUMINSIGHT TO ANSWER OR
Defendant. 	OPTIMINICUT NC	<b>OTHERWISE RESPOND TO THE</b>
-1- JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT	OPTOMINSIGHT, INC.,	
JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT	Defendant.	
JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT		
JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT		
JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT		
JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHT		
		-1-

1	Pursuant to Civil Local Rule 6-1, Plaintiff Cave Consulting Group, Inc. ("CCGroup") and
2	Defendant OptumInsight, Inc. ("OptumInsight"), by their undersigned attorneys, hereby stipulate to
3	extending the time for OptumInsight to answer or otherwise respond to the Complaint in this matter.
4	WHEREAS, CCGroup filed its Complaint in this matter on July 24, 2015 (Dkt. 1);
5	WHEREAS, CCGroup served OptumInsight with its Summons and Complaint on July 27,
6	2015 (Dkt. 9);
7	WHEREAS, the current deadline for OptumInsight to answer or otherwise respond to the
8	Complaint is 21 days from the date of service, which is August 17, 2015 (see Fed. R. Civ. P.
9	12(a)(1));
10	WHEREAS, counsel for both parties have conferred and agree that OptumInsight may have
11	an extension of time until September 16, 2015 to answer or otherwise respond to the Complaint;
12	WHEREAS, the parties do not anticipate that this extension will alter the date of any event or
13	any deadline already fixed by Court order;
14	IT IS HEREBY STIPULATED by and between the parties that the time for OptumInsight to
15	answer or otherwise respond to the Complaint in this matter is extended to <b>September 16, 2015</b> .
16	DATED: August 13, 2015 DORSEY & WHITNEY LLP
17	
18	By:/s/ Patricia A. Welch
19	By: <u>/s/ Patricia A. Welch</u> Peter M. Lancaster J. Thomas Vitt
20	Patricia A. Welch Forrest Tahdooahnippah
21	David A. Couillard
22	Attorneys for Defendant OPTUMINSIGHT, INC.
23	
24	
25	
26	
27	
28	
	-2-
	JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHTCASE NO. 3:15-CV-03424-JCSTO ANSWER OR OTHERWISE RESPOND TO THE COMPLAINTCASE NO. 3:15-CV-03424-JCS

1	DATED: August 13, 2015 ARMSTRONG TEASDALE LLP
1	DATED. August 15, 2015 ARMISTRONO TEASDALE LLP
2	
4	By: <u>/s/ Richard L. Brophy</u> Richard L. Brophy
5	Richard L. Brophy David W. Harlan Charles W. Steese
6	Mark A. Thomas Zachary C. Howenstine
7 8	PAUL HASTINGS LLP Holly A. House Sophie J. Sung
° 9	
10	STATES DISTRICAttorneys for Plaintiff
11	Dated: 8/14/15
12	
13	Z Judge Joseph C. Spero
14	THE OF CE
15	ATTESTATION OF ELECTRONIC SIGNATURES
16	Pursuant to Local Rule of Practice in Civil Proceedings 5-1(i)(3), the undersigned filer of this
17	document attests that concurrence in the filing of this document has been obtained from each of the
18	signatories.
19	DATED: August 13, 2015 DORSEY & WHITNEY LLP
20	By: /s/
21	By: <u>/s/</u> PATRICIA A. WELCH
22 23	
23 24	
24	
25 26	
27	
28	
	-3-
	JOINT STIPULATION EXTENDING TIME FOR OPTUMINSIGHTTO ANSWER OR OTHERWISE RESPOND TO THE COMPLAINTCASE NO. 3:15-CV-03424-JCS