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 and ORACLE AMERICA, INC.  
 11

12 UNITED STATES DISTRICT COURT  
 13 NORTHERN DISTRICT OF CALIFORNIA  
 14 OAKLAND DIVISION

15 ORACLE CORPORATION, a Delaware  
 corporation, and ORACLE AMERICA, INC., a  
 16 Delaware corporation,

17 Plaintiffs,

18 v.

19 ORG STRUCTURE INNOVATIONS LLC, a  
 Texas limited liability company, and PAUL  
 20 MORINVILLE, an individual resident of  
 Indiana,

21 Defendants.  
 22

Case No. 11-cv-03549-SBA

**STIPULATED [PROPOSED]  
 PROTECTIVE ORDER**

Hon. Sandra Brown Armstrong



1 who is not expected to and does not testify in this case or in any related case identified in paragraph  
2 3(a).

3 **2. Designation of Information as Confidential or Highly Confidential**

4 (a) A person's designation of information as Confidential or Highly Confidential means  
5 that the person believes in good faith, upon reasonable inquiry, that the information qualifies as  
6 such.

7 (b) A person designates information in a document or thing as Confidential or Highly  
8 Confidential by clearly and prominently marking the document or thing, or the electronic medium  
9 on which it is produced, "CONFIDENTIAL" or "HIGHLY CONFIDENTIAL." A Producer may  
10 make documents or things containing Confidential or Highly Confidential information available for  
11 inspection and copying without marking them as confidential without forfeiting a claim of  
12 confidentiality, so long as the Producer causes copies of the documents or things to be marked as  
13 Confidential or Highly Confidential before providing them to the Recipient.

14 (c) A person designates information in deposition testimony as Confidential or Highly  
15 Confidential by stating on the record at the deposition that the information is Confidential or Highly  
16 Confidential or by advising all Parties, the stenographer, and the videographer in writing, within  
17 fourteen days after receipt of the final deposition transcript, that the information is Confidential or  
18 Highly Confidential. Pages of transcribed deposition testimony or exhibits to depositions that reveal  
19 Confidential or Highly Confidential information must be separately bound by the court reporter and  
20 may not be disclosed to anyone except as permitted under this Stipulated Protective Order.

21 (d) A person's failure to designate a document, thing, or testimony as Confidential or  
22 Highly Confidential does not constitute forfeiture of a claim of confidentiality as to any other  
23 document, thing, or testimony.

24 (e) A person who has designated information as Confidential or Highly Confidential  
25 may withdraw the designation by written notification to all Parties in the case.

26 (f) If a Party disputes a Producer's designation of information as Confidential or Highly  
27 Confidential, the Party shall notify the Producer in writing and describe the basis for the dispute,  
28 identifying the specific document(s) or thing(s) as to which the designation is disputed and

1 proposing a new designation for such materials. The Party and the Producer shall then meet and  
2 confer to attempt to resolve the dispute without the Court's involvement. The Producer bears the  
3 burden of proving that the information is properly designated as Confidential or Highly  
4 Confidential, but the information shall remain subject to the Producer's Confidential or Highly  
5 Confidential designation until the Court rules on the dispute. A Party's failure to contest a  
6 designation of information as Confidential or Highly Confidential is not an admission that the  
7 information was properly designated as such.

8 **3. Use and Disclosure of Confidential or Highly Confidential Information**

9 (a) Subject to the restrictions of this Protective Order, Confidential and Highly  
10 Confidential information may be used only for purposes of this civil action and the related civil  
11 actions: *ORG Structure Innovations LLC v. Oracle Corporation and Oracle America, Inc.*, Case  
12 No. 11-cv-3307 (N.D. Ill. filed May 17, 2011) and *Paul Morinville and ORG Structure Innovations*  
13 *LLC v. Oracle Corporation and Oracle America, Inc.*, Case No. 11-cv-3307 (W.D. Tex. filed Aug.  
14 19, 2011).

15 (b) Absent written permission from the Producer or further order by the Court, the  
16 Recipient may not disclose Confidential information to any person other than the following:

- 17 i. the Court, jury, and court personnel;
- 18 ii. a Party's outside counsel of record, including necessary paralegal, secretarial,  
19 and clerical personnel assisting such counsel;
- 20 iii. a Party's in-house counsel;
- 21 iv. court reporters, stenographers and videographers retained to record testimony  
22 taken in this action, and their staff;
- 23 v. during his or her deposition, the author, recipient, or custodian of the  
24 information; any witness designated to testify on behalf of the Producer pursuant to Federal Rule of  
25 Civil Procedure 30(b)(6) with respect to a topic that includes the subject matter of the information;  
26 or any other person who otherwise possessed or knew the information;
- 27
- 28

1           vi.     professional jury or trial consultants and mock jurors, provided that each such  
2 person has signed the Undertaking annexed hereto as Exhibit A agreeing to be bound by the terms  
3 of this Protective Order;

4           vii.    graphics, translation, trial, and e-discovery service persons retained by a Party;  
5 provided, however, that each such person has signed the Undertaking annexed hereto as Exhibit A  
6 agreeing to be bound by the terms of this Protective Order; and

7           viii.   subject to conditions (A), (B), and (C) below, Experts and Consultants and  
8 their staff whom a Party employs for purposes of this litigation.

9           (A)     At least ten (10) days before the first disclosure of Confidential or  
10 Highly Confidential information to an Expert, the Party proposing to make the disclosure must serve  
11 the Producer with a written identification of the Expert and a copy of his or her curriculum vitae. If  
12 the Producer has good cause to object to the disclosure (which does not include challenging the  
13 qualifications of the Expert), it must serve the Party proposing to make the disclosure with a written  
14 objection within five (5) days after service of the identification. Unless the parties resolve the  
15 dispute within five (5) days after service of the objection, the Producer must move the Court  
16 promptly for a ruling, and the Confidential or Highly Confidential information may not be disclosed  
17 to the Expert without the Court's approval.

18           (B)     Confidential information, but not Highly Confidential information or  
19 Highly Confidential - Source Code information addressed in paragraph 4, may be disclosed to a  
20 Party's Consultants without disclosure of the identity of such Consultants as long as the Consultant  
21 is not a past, current, or expected future director, officer, shareholder, investor, owner, manager,  
22 principal, partner, or employee of a Party or a Party's competitor.

23           (C)     Any Expert or Consultant having access to Confidential, Highly  
24 Confidential, or Highly Confidential - Source Code information shall be given a copy of this  
25 Protective Order and such Expert or Consultant must agree to be bound by this Protective Order.  
26 Before any disclosure of Confidential, Highly Confidential, or Highly Confidential - Source Code  
27 information occurs, such Expert or Consultant shall execute the Undertaking attached hereto as  
28 Exhibit A.

1 (c) Absent written permission from the Producer or further order by the Court, the  
2 Recipient may not disclose Highly Confidential information to any person other than those  
3 identified in paragraph 3(b)(i), (ii), (iv), (v), (vi), (vii), and (viii).

4 (d) A Party who wishes to disclose Confidential or Highly Confidential information to a  
5 person not authorized under paragraph 3(b) or 3(c) must first make a reasonable attempt to obtain  
6 the Producer's permission. If the Party is unable to obtain permission, it may move the Court to  
7 obtain permission.

8 **4. Source Code**

9 All software produced in this case in the form of readable source code or assembly code  
10 shall be subject to the disclosure and dissemination restrictions applicable to the materials  
11 designated as Highly Confidential, regardless of whether it is so marked, and shall be subject to the  
12 following additional protections given the particularly sensitive nature of source code:

13 (a) Any source code shall be deemed to be produced by being made available for  
14 inspection, upon written request and with reasonable notice, at the offices of the Producer's outside  
15 counsel of record, or at an otherwise mutually agreeable secure location that is reasonably  
16 convenient for the Recipient and the Recipient's Experts and/or disclosed Consultants, at a date and  
17 time mutually agreed to by the Parties. The Recipient shall be restricted to a reasonable number of  
18 inspections.

19 (b) The source code shall be made available for inspection on a stand-alone computer  
20 ("the Source Code Computer") in a private room. The Source Code Computer shall not have access  
21 to any networks or other computers, including the Internet, and the Producer shall provide and  
22 install tools or programs necessary to view the code produced on the Source Code Computer.

23 (c) The Recipient's outside counsel, Experts, and/or disclosed Consultants shall be  
24 entitled to take notes relating to the source code but may not copy the source code into the notes.  
25 Any notes taken pursuant to this subparagraph by outside counsel, Experts, and/or disclosed  
26 Consultants shall be treated as source code for the purposes of disclosure and dissemination, but the  
27 notes are not discoverable. The Recipient shall not copy, remove, transmit, or otherwise transfer  
28 any source code from the Source Code Computer, including without limitation copying, removing,

1 transmitting, or transferring any source code to any other computers or peripheral equipment. The  
2 Source Code Computer shall always be maintained and secured at the offices of the Producer's  
3 outside counsel, under the control of the Producer's outside counsel, or at an otherwise mutually  
4 agreeable location that is reasonably convenient for the Recipient and the Recipient's Experts and/or  
5 disclosed Consultants where access to the Source Code Computer is under the control of the  
6 Producer's outside counsel and subject to the protections outlined in this Protective Order. Only  
7 persons identified in Paragraphs 3(b)(ii) and 3(b)(viii) herein shall have access to the Source Code  
8 Computer.

9 (d) Unless agreed otherwise in advance by the Parties in writing, following each  
10 inspection, the Recipient's outside counsel, Experts, and/or disclosed Consultants shall remove all  
11 notes, documents, laptops, and other materials from the room that may contain work product and/or  
12 attorney-client privileged information. The Producer shall not be responsible for the physical safety  
13 of any items left in the room following each inspection session; however, nothing in this paragraph  
14 overrides the Producer's ethical obligations with respect to such materials.

15 (e) Following inspection, the Recipient may identify limited relevant portions of the  
16 source code that the Recipient deems reasonably necessary to prepare its case. The Producer shall  
17 produce within seven (7) days a paper copy of the limited relevant portions of the source code  
18 identified by the Recipient directly to the Recipient's outside counsel of record, and the paper copy  
19 shall be marked "HIGHLY CONFIDENTIAL - SOURCE CODE." The parties may, at a later date,  
20 agree in writing to alternate production arrangements.

21 (f) The Recipient's outside counsel of record shall maintain and store the paper copy of  
22 the source code at their offices in a secure manner that prevents duplication of or unauthorized  
23 access to the source code including, for example, storing the source code in a locked room or  
24 cabinet at all times when it is not in use. Experts and Consultants shall not retain or store any copies  
25 of source code.

26 (g) The Recipient may not create electronic images of the source code from the paper  
27 copy (e.g., may not scan the source code to a .pdf file) except that the Recipient may create an  
28 electronic copy or image of selected portions of the source code only when reasonably necessary to

1 accomplish any filing with the Court or to serve any pleadings or other papers on any other Party  
2 (including expert reports). Images or copies of source code shall not be included in correspondence  
3 between Parties (references to production numbers shall be used instead) and shall be omitted from  
4 pleadings and other papers except to the extent permitted herein.

5 (h) The Recipient's outside counsel may make no more than three (3) additional paper  
6 copies of the source code, which shall be maintained in the manner set forth in subsection (f) above.  
7 Notwithstanding this restriction, additional copies may be made as reasonably necessary for the  
8 preparation of pleadings or other Court filings, exhibits, expert reports, discovery documents,  
9 depositions, and other Court documents.

10 (i) Absent written permission from the Producer or further order by the Court, the  
11 Recipient may not disclose Highly Confidential - Source Code information to any person other than  
12 those identified in paragraph 3(b)(i), (ii), (iv), (v), (vi), (vii), and (viii).

13 (j) Highly Confidential - Source Code information may not be disclosed to a Party's  
14 Consultants without disclosure of the identity of such Consultants in the manner set forth in Section  
15 3(b)(viii)(A).

16 (k) Highly Confidential - Source Code information may not be disclosed to a past,  
17 current, or expected future director, officer, shareholder, investor, owner, manager, principal,  
18 partner, or employee of a Party or a Party's competitor.

19 (l) A Party who wishes to disclose Highly Confidential - Source Code information to a  
20 person not identified in paragraph 3(b)(i), (ii), (iv), (v), (vi), (vii), and (viii) must first make a  
21 reasonable attempt to obtain the Producer's permission. If the Party is unable to obtain permission,  
22 it may move the Court to obtain permission.

23 (m) The Recipient may include excerpts of source code in a pleading, exhibit, expert  
24 report, discovery document, deposition, other Court document, or any drafts of these documents  
25 ("Source Code Documents"). The Recipient shall only include such excerpts as are reasonably  
26 necessary for the purposes for which such part of the source code is used. As an example, excerpts  
27 of approximately 25 to 40 lines in length would be allowed.  
28

1 (n) To the extent portions of source code are quoted in a Source Code Document, either  
2 (i) the entire document will be marked “HIGHLY CONFIDENTIAL - SOURCE CODE” or (ii)  
3 those pages containing quoted source code will be separately bound and marked “HIGHLY  
4 CONFIDENTIAL - SOURCE CODE.” Notwithstanding anything in this Protective Order, Source  
5 Code Documents shall not be filed in the public record. All Source Code Documents filed must be  
6 filed under seal, if the Court grants leave to do so.

7 (o) All paper copies containing source code shall be securely destroyed if they are no  
8 longer necessary to the litigation. Copies of source code that are marked as deposition exhibits shall  
9 not be provided to the court reporter or attached to deposition transcripts; rather, the deposition  
10 record shall identify the exhibit by its production number(s).

11 (p) The Recipient may not copy source code onto any form of electronic media,  
12 including without limitation, hard drives, removable electronic media (such as diskettes, CD-ROM,  
13 DVD, PC card, flash media, etc.), or network servers, except (i) to the extent loaded into RAM or  
14 virtual RAM as required by a computer's operating system for viewing or analysis purposes, (ii) to  
15 the extent necessary to create a Source Code Document, or (iii) as otherwise expressly provided  
16 herein.

17 (q) Source code may not be transported or transmitted electronically over a network of  
18 any kind, including over a local area network (LAN), intranet, or the Internet. Nothing in this  
19 Protective Order shall obligate the Parties to produce any source code or act as an admission that  
20 any particular source code is discoverable.

21 **5. Prosecution Bar**

22 From the date of the entry of this Protective Order, until eighteen (18) months after a final,  
23 non-appealable judgment or order or the complete settlement of all claims asserted against all  
24 Parties in this litigation, any attorney who is outside counsel or any patent agent, Expert, or  
25 Consultant subject to this Protective Order who obtains, receives or otherwise learns technical  
26 information of a Party that is designated as Confidential, Highly Confidential, or Highly  
27 Confidential - Source Code information shall not participate, directly or indirectly, in the  
28 acquisition, preparation, or prosecution of the patents-in-suit or of any patent or patent application,

1 whether new or currently pending, that is reasonably related to the patents-in-suit or the subject  
2 matter thereof before any foreign or domestic agency, including the United States Patent and  
3 Trademark Office. For purposes of this paragraph, “prosecution” includes directly or indirectly  
4 drafting, amending, advising, or otherwise affecting the scope or maintenance of patent claims.  
5 Nothing in this Protective Order shall prevent or preclude other attorneys or patent agents in the law  
6 firms representing the parties in this action who have not been exposed to or otherwise seen,  
7 reviewed, discussed, or accessed any materials, testimony or information designated hereunder as  
8 Confidential, Highly Confidential, or Highly Confidential - Source Code information from  
9 participating, directly or indirectly, in the activities described above. Moreover, nothing in this  
10 Protective Order shall prevent or preclude an attorney having access to such information from  
11 serving as billing or client attorney on matters involving the activities described above and being  
12 handled by other attorneys or patent agents in such attorney’s firm, so long as such attorney does not  
13 otherwise participate substantively in the proscribed activities.

14 **6. Inadvertent Failure to Designate**

15 An inadvertent failure to designate qualified information, documents, or things as  
16 Confidential, Highly Confidential, or Highly Confidential - Source Code does not, standing alone,  
17 waive the Producer’s right to secure protection under this Order. Upon discovery of an inadvertent  
18 failure to designate, the Producer may notify the Recipient in writing that it is designating such  
19 material as Confidential, Highly Confidential, or Highly Confidential - Source Code. Upon receipt  
20 of such notice, the Recipient shall make all reasonable efforts to ensure that the material is treated in  
21 accordance with the terms of this Order, subject to the right to challenge the propriety of such  
22 designation(s). The Producer shall provide substitute copies of documents bearing the  
23 confidentiality designation. The Recipient shall also make all reasonable efforts to retrieve any  
24 documents from anyone who had received the documents before the Recipient was notified of the  
25 inadvertent failure to designate and who is no longer permitted to access the documents under the  
26 new designation.

1           **7. Filing with the Court and Use in Proceedings**

2           (a) This Protective Order does not, by itself, authorize the filing of any document under  
3 seal. No document may be filed under seal without prior leave of court. A Party wishing to file  
4 under seal a document containing Confidential, Highly Confidential, or Highly Confidential -  
5 Source Code information must move the Court for permission to file the document under seal before  
6 the document's due date and consistent with Local Rules 79-5 and 7-11. If a Party obtains  
7 permission to file a document under seal, it must also (unless excused by the Court) file a public-  
8 record version that excludes any Confidential, Highly Confidential, or Highly Confidential - Source  
9 Code information.

10           (b) If a Party wishes to file in the public record a document that another Producer has  
11 designated as Confidential, Highly Confidential, or Highly Confidential - Source Code, the Party  
12 must advise the Producer of the document no later than five (5) business days before the document  
13 is due to be filed, so that the Producer may move the Court to require the document to be filed under  
14 seal.

15           (c) Persons not permitted access to Confidential, Highly Confidential, or Highly  
16 Confidential - Source Code information under the terms of this Protective Order shall not be present  
17 at depositions while such information is discussed or otherwise disclosed. Pre-trial and trial  
18 proceedings shall be conducted in a manner, subject to the supervision of the Court, to protect such  
19 information from disclosure to unauthorized persons.

20           **8. Non-Party Use of This Protective Order**

21           A non-party producing material voluntarily or pursuant to a subpoena or a court order may  
22 designate such material in the same manner and shall receive the same level of protection under this  
23 Protective Order as any Party to this lawsuit. Non-parties shall use reasonable care when  
24 designating documents or information as Confidential or Highly Confidential. Nothing in this Order  
25 shall prevent a Recipient from objecting to such designation.

26           **9. Document Disposal**

27           Upon the conclusion of this case, each Party must return to the Producer all documents and  
28 copies of documents containing the Producer's Confidential, Highly Confidential, or Highly

1 Confidential - Source Code information, and must destroy all notes, memoranda, or other materials  
2 derived from or in any way revealing such information. Alternatively, if the Producer agrees, the  
3 Party may destroy all documents and copies of documents containing the Producer's Confidential,  
4 Highly Confidential, or Highly Confidential - Source Code information. The Party returning and/or  
5 destroying such information must promptly certify in writing its compliance with the requirements  
6 of this paragraph. Notwithstanding the requirements of this paragraph, a Party and its counsel may  
7 retain one complete set of all documents filed with the Court, remaining subject to all requirements  
8 of this Protective Order. Nothing in this Protective Order shall diminish or excuse any existing  
9 obligation or right with respect to designated material.

10 **10. Originals**

11 A legible photocopy of a document may be used as the "original" for all purposes in this  
12 action. The actual "original," in whatever form the Producer has it, must be made available to any  
13 other Party within ten (10) days after a written request.

14 **11. Survival of Obligations**

15 This Protective Order's obligations shall survive the conclusion of this case.

16  
17 IT IS SO STIPULATED AND AGREED.

18  
19 Dated: October 19, 2011

HOGAN LOVELLS US LLP

20 By: /s/ Maren J. Clouse

21 Maren J. Clouse

22 Attorneys for Plaintiffs  
23 ORACLE CORPORATION  
24 and ORACLE AMERICA, INC.

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Dated: October 19, 2011

FARNEY DANIELS LLP

By: /s/ Steven R. Daniels

Steven R. Daniels

800 South Austin Avenue, Suite 200  
Georgetown, Texas 78626

Attorneys for Defendants  
ORG STRUCTURE INNOVATIONS LLC  
and PAUL MORINVILLE

IT IS SO ORDERED.

DATED: October 24, 2011

  
\_\_\_\_\_

~~THE HONORABLE SAUNDRA BROWN ARMSTRONG~~

~~United States District Judge~~  
Jacqueline Scott Corley  
United States Magistrate Judge

I, Maren J. Clouse, attest that Steven R. Daniels has read and approved this Stipulated [Proposed] Protective Order and consents to its filing in this action.

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**EXHIBIT A**

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UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
OAKLAND DIVISION

ORACLE CORPORATION, a Delaware corporation, and ORACLE AMERICA, INC., a Delaware corporation,

Plaintiffs,

v.

ORG STRUCTURE INNOVATIONS LLC, a Texas limited liability company, and PAUL MORINVILLE, an individual resident of Indiana,

Defendants.

Case No. 11-cv-03549-SBA

**UNDERTAKING OF  
[INSERT NAME]**

Hon. Sandra Brown Armstrong

I, [insert name], state the following under penalties of perjury as provided by law:

I have been retained by [insert Party's name] as an expert or consultant in connection with this case. I will be receiving material that is covered by the Court's Protective Order dated [fill in date]. I have read the Court's protective order and understand that the information I receive is provided pursuant to the terms and conditions in that Order.

I agree to be bound by the Court's Protective Order. I agree to use the information provided to me solely for the purposes of this case. I understand that neither the information nor any notes concerning that information may be disclosed to anyone who is not bound by the Court's Protective Order. I agree to return the information provided to me and any notes concerning that information to the attorney for [insert name of retaining Party] or to destroy the information and any notes at that attorney's request.

I submit to the jurisdiction of the Court that issued the Protective Order for purposes of enforcing that Order. I give up any objections I might have to that Court's jurisdiction over me or to the propriety of venue in that court.

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(signature)

Subscribed and sworn to before me this \_\_\_\_ day of \_\_\_\_\_, 20\_\_.

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Notary Public