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17	Attorneys for Plaintiff ORACLE AMERICA, INC.			
18				
19	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA			
	OAKLAND	D. T. T. G.		
20	ORACLE AMERICA, INC., a Delaware	No. 4:12-cv-00790-SBA		
21	corporation,	STIPULATION AND ORDER TO		
22	Plaintiff,	MODIFY THE CASE SCHEDULING ORDER AND FOR ADDITIONAL		
23	v.	DEPOSITIONS		
24	SERVICE KEY, LLC, a Georgia limited	- 		
25	liability company; ANGELA VINES; DLT FEDERAL BUSINESS SYSTEMS			
26	CORPORATION, a Delaware corporation; and DOES 1-50,			
27	Defendant.			
-,				

Case No. 4:12-cv-00790-SBA

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1	Plaintiff Oracle America, Inc. ("Oracle"), and Defendants DLT Federal Business Systems		
2	Corporation ("DLT-FBS" or "FBSC"), Service Key LLC and Angela Vines (all collectively, "the		
3	parties") hereby stipulate and ask the Court to order as follows:		
4	1. Pursuant to Federal Rule of Civil Procedure 16, there is good cause to modify the		
5	Court's September 24, 2012 Order for Pretrial Preparation, Dkt No. 59, as follows:		
6	A. The last day to conduct fact discovery depositions is extended to May 15,		
7	2013. All notices for fact witness depositions must be served no later than May 3, 2013.		
8	B. Except for this extension on the deadline to conduct fact discovery		
9	depositions, the May 1, 2013 fact discovery cutoff otherwise remains intact.		
10	C. The last day for the parties to designate experts is extended to May 31,		
11	2013. The deadline to make rebuttal expert disclosures in extended to June 21, 2013. Expert		
12	discovery shall be completed by July 26, 2012.		
13	D. This Stipulation and [Proposed] Order does not modify the August 20,		
14	2013 motion cutoff date. The parties reserve the right to seek modification of that date if		
15	appropriate in the future.		
16	2. Oracle may take up to 15 fact witness depositions. However, not more than 6		
17	may be of current or former FBSC personnel.		
18	3. By entering into this Stipulation and [Proposed] Order, the parties do not waive		
19	any proper objection to any discovery request.		
20	//		
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1	Dated: April 9, 2013	Bingham	Bingham McCutchen LLP	
2				
3		By:	/s Thomas S. Hixson Thomas S. Hixson	
4			Attorneys for Plaintiff Oracle America, Inc.	
5			Oracle America, me.	
6	Dated: April 9, 2013	GCA Law	Partners LLP	
7	Duted: 11pm 7, 2013			
8		Ву:	/s Valerie M. Wagner	
			Valerie M. Wagner Attorneys for Defendants	
9		Se	ervice Key LLC and Angela Vines	
10		Cloudigy	Law PLLC	
11	Dated: April 9, 2013	222.000		
12		By:	/s Antigone G. Peyton	
13		Бу	/s Antigone G. Peyton Antigone G. Peyton (pro hac vice	
14		ED	application pending) Attorneys for Defendant	
15		FB	SCGov f/k/a DLT Federal Business Systems Corporation	
16				
17				
18	Pursuant to Civil Local Rule	5-1(i), I attest that the	concurrence in the filing of this	
19	document has been obtained from ea	ach of the other signator	ries.	
20		/s Thor	nas S. Hixson	
21		Tho	nas S. Hixson	
22				
23	//			
24	//			
25	//			
26	//			
27	//			
28	//			
		2	Case No. 4:12-cv-00790-SBA	

1	IS SO ORDERED:		
2		By:	Hon Saundra B. Armstron
3	DATED:4/10/13		Hon. Saundra B. Armstrong United States District Judge
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