BINGHAM MCCUTCHEN LLP GCA LAW PARTNERS LLP 1 Geoffrey M. Howard (SBN 157468) Valerie M. Wagner (SBN 173146) 2 geoff.howard@bingham.com vwagner@gcalaw.com Thomas S. Hixson (SBN 193033) Jill F. Kopeikin (SBN 160792) 3 thomas.hixson@bingham.com jkopeikin@gcalaw.com Kyle Zipes (SBN 251814) 1891 Landings Drive kvle.zipes@bingham.com Mountain View, CA 94043-0848 Telephone: 650.428.3900 Three Embarcadero Center 5 San Francisco, California 94111-4067 Facsimile: 650.428.3901 Telephone: 415.393.2000 6 Facsimile: 415.393.2286 Attorneys for Defendants Service Key, LLC and Angela Vines 7 ORACLE CORPORATION Dorian Daley (SBN 129049) 8 dorian.daley@oracle.com Deborah K. Miller (SBN 95527) 9 deborah.miller@oracle.com 500 Oracle Parkway 10 M/S 5op7 Redwood City, CA 94065 11 Telephone: 650.506.4846 Facsimile: 650.506.7114 12 ORACLE CORPORATION 13 Jeffrey S. Ross (SBN 138172) ieff.ross@oracle.com 14 10 Van de Graaff Drive Burlington, MA 01803 15 Telephone: 781.744.0449 Facsimile: 781.238.6273 16 Attorneys for Plaintiff 17 ORACLE AMERICA, INC. 18 UNITED STATES DISTRICT COURT 19 NORTHERN DISTRICT OF CALIFORNIA 20 OAKLAND DIVISION 21 ORACLE AMERICA, INC., a Delaware No. 4:12-cv-00790-SBA corporation; 22 STIPULATED JUDGMENT Plaintiff. 23 v. 24 SERVICE KEY, LLC, a Georgia limited liability company; ANGELA VINES; DLT FEDERAL 25 BUSINESS SYSTEMS CORPORATION, a Delaware corporation; and DOES 1–50, 26 Defendants. 27 28

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

1	Plaintiff Orac	le America, Inc. ("Oracle" or "Plaintiff") and Defendants Service	
2	Key LLC ("Service Key") and Angela Vines ("Vines") (together, "the Service Key		
3	Defendants"), through their u	undersigned counsel, hereby stipulate and move this Court for entry	
4	of judgment. This judgment does not resolve, affect, or modify Oracle's claims against		
5	Defendant DLT-FBS. Howe	ever, pursuant to Federal Rule of Civil Procedure 54(b), there is no	
6	just reason to delay the entry of judgment on Oracle's claims against the Service Key Defendants		
7	as follows:		
8	Accordingly, IT IS HEREBY ADJUDGED AND ORDERED that:		
9	1. Oracle	and the Service Key Defendants have entered into a Settlement	
10	Agreement to resolve Oracle	's claims against the Service Key Defendants, and those parties have	
11	agreed on the terms of this S	tipulated Judgment . This settlement does not resolve, affect, or	
12	modify Oracle's claims against Defendant DLT-FBS.		
13	2. On Or	acle's claims of unfair competition (Cal. Bus. & Prof. Code §	
14	17200) and for an accounting	g, Oracle shall recover from the Service Key Defendants the	
15	following monetary and equi	table injunctive relief:	
16	a. The Servi	ce Key Defendants, as well as their officers, employees, and all	
17	those action	ng under their control and/or for their benefit, are hereby	
18	permanen	tly enjoined as follows:	
19	i.	They shall search all computers and computer storage locations in	
20		their possession, or to which they have access, for Software and	
21		Support Materials, and destroy and thereafter cease to use, any and	
22		all such materials.	
23	ii.	They shall allow Oracle, at its sole discretion, to perform an annual	
24		audit of their work relating to Oracle/Sun hardware for the next	
25		five (5) years. They shall maintain complete and detailed records	
26		regarding their performance of any and all support services on	
27		Oracle/Sun hardware in their customer support record system, shall	
28		retain all emails sent to or from their IT Help Desk personnel, and	

	shall disclose such records and emails in any audit conducted by
	Oracle to enable Oracle to determine whether the Service Key
	Defendants have complied with the terms of this Stipulated
	Judgment.
3. On Or	acle's claims for copyright infringement (17 U.S.C. § 106),
violation of the Computer Fra	aud and Abuse Act (18 U.S.C. § 1030(a)(6)(A)), violation of the
Lanham Act (15 U.S.C. § 112	25(a)(1)(B)), breach of contract, inducing breach of contract,
fraudulent inducement, and in	ntentional interference with prospective economic relations, Oracle
shall recover from the Servic	e Key Defendants the following monetary and equitable injunctive
relief:	
a. The Service	ce Key Defendants, as well as their officers, employees, and all
those actir	ng under their control and/or for their benefit, are hereby
permanent	ly enjoined as follows:
i.	They shall not access or log into any password-protected portion of
	any Oracle website or any Oracle FTP site, whether on their own
	behalf or as an agent or a contractor for any third party.
ii.	They shall not use any user credentials, IDs or passwords for any
	password-protected portion of any Oracle website, or give, receive,
	sell, or otherwise provide any such access credentials or IDs to any
	other party.
iii.	They shall not give, receive, sell or otherwise provide to anyone
	any Oracle/Sun software and/or support materials, including any
	updates, bug fixes, patches, media kits or other proprietary
	software support materials, and including any patches, bug fixes or
	updates to the Solaris Operating System (collectively "Software
	and Support Materials").
iv.	They shall not make any representations to any third party that
	says or implies that (i) they have access to or can access or obtain
	violation of the Computer Fra Lanham Act (15 U.S.C. § 112 fraudulent inducement, and in shall recover from the Service relief: a. The Service those actin permanent i. ii.

1		Oracle's Software and Support Materials, (ii) they can or do
2		provide Oracle-branded support, including but not limited to any
3		representation that they provide "Oracle Premier Support for
4		Systems" or (iii) they are authorized by Oracle, either directly or
5		indirectly, to resell and/or deliver Software and Support Materials
6		in any manner whatsoever.
7	v.	They shall give a copy of this Stipulated Judgment and written
8		instructions to their officers, employees and agents that they must
9		comply with the restrictions regarding the Software and Support
10		Materials set forth in this Stipulated Judgment, on pain of
11		disciplinary action, up to and including termination, and they shall
12		take appropriate disciplinary action against known violators.
13	vi.	They shall give a copy of the written statement attached as Exhibit
14		A to all current customers that have engaged the Service Key
15		Defendants to provide support services on any Oracle/Sun
16		hardware, and shall also provide the statement along with any
17		request, solicitation, advertisement or proposal for any professional
18		services, or any other comparable document that the Service Key
19		Defendants provide at the outset of an actual or prospective
20		engagement, to any current or prospective clients or customers that
21		have engaged or are considering engaging the Service Key
22		Defendants to provide future support services on any Oracle/Sun
23		hardware.
24	4. On Or	acle's claim for unjust enrichment against the Service Key
25	Defendants, Oracle shall reco	over nothing.
26	5. Neithe	er Oracle nor the Service Key Defendants shall recover costs or
27	attorneys' fees from each oth	ner. As between Oracle, on the one hand, and the Service Key
28	Defendants, on the other, each	ch shall bear its own costs and attorneys' fees, except as specified in

1	paragraph / below.
2	6. Oracle and the Service Key Defendants waive any rights to appeal this
3	Stipulated Judgment.
4	7. The Court retains jurisdiction over any action to enforce this Stipulated
5	Judgment. In any such action, the prevailing party shall be entitled to reasonable attorneys' feet
6	and costs. Given Magistrate Judge Nathanial Cousins' familiarity with the process that
7	concluded with this Stipulated Judgment, Oracle and the Service Key Defendants request that in
8	in any future action to enforce or resolve any disputes relating to this Stipulated Judgment, the
9	Court refer the matter to Magistrate Judge Cousins for all purposes provided he is available.
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11	DATED: May 23, 2013
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13	Bingham McCutchen LLP
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15	By: /s/ Geoffrey M. Howard
16	Geoffrey M. Howard Attorneys for Plaintiff
17	Oracle America, Inc.
18	DATED: May 23, 2013
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20	GCA Law Partners LLP
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22	By:/s/ Valerie M. Wagner
23	Valerie M. Wagner Attorneys for Defendants Service Key, LLC,
24	and Angela Vines
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1	DATED: July 3, 2013	
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3		i Roll. Sauliula D. Alfilistiong
4		United States District Judge
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2	"SERVICEKEY DOES NOT SELL OEM SERVICE AGREEMENTS. PRICING PROVIDED
3	IS FOR AN ALTERNATIVE HARDWARE MAINTENANCE PROGRAM PROVIDED BY
4	AN INDEPENDENT SERVICE MAINTENANCE ORGANIZATION. SERVICEKEY
5	PROVIDES NO SOFTWARE, BUG FIXES, PATCHES, UPDATES, UPGRADES,
6	LICENSING FOR ANY SUCH SOFTWARE OR OTHER PRODUCT, OR ANY OEM
7	SUPPORT MATERIALS. SERVICE KEY IS NOT AUTHORIZED TO PRODUCE ANY
8	SUCH SOFTWARE, LICENSING, OR SUPPORT MATERIALS. ANY SOFTWARE,
9	LICENSING OR SUPPORT MATERIALS DEVELOPED AND DISTRIBUTED BY THE
10	OEM AND AUTHORIZED FOR USE ON THE OEM'S PRODUCTS MUST BE OBTAINED
11	FROM THE OEM ITSELF."
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