Rory C. Quintana (SBN 258747) 1 QUINTANA HANAFI, LLP 870 Market St., Ste. 1115 2 San Francisco, CA 94102 Tel. 415-504-3121 3 Fax 415-233-8770 rory@qhplaw.com 4 Andrew Dimitirou (SBN 187733) 5 DIMITRIOU & ASSOCIATES, PC 351 California St., Ste. 300 6 San Francisco, CA 94104 Tel. 415-434-1144 7 Fax 415-434-1155 8 andrew@dimitrioulaw.com 9 Attorneys for Plaintiff Christos Tryfonas 10 Lynne Hermle (SBN 99779) 11 Shannon Seekao (SBN 267536) ORRICK HERRINGTON & SUTCLIFFE, LLP 12 1000 Marsh Road Menlo Park, CA 94025 13 Tel. 650-614-7422 Fax. 650-614-7401 14 lchermle@orrick.com sseekao@orrick.com 15 Attorneys for Defendant Splunk, Inc. 16 17 UNITED STATES DISTRICT COURT 18 NORTHERN DISTRICT OF CALIFORNIA 19 Case No. 4:17-cv-01420-HSG CHRISTOS TRYFONAS, an individual, 20 21 STIPULATION TO EXTEND Plaintiff, **DEADLINES AND ORDER FOR:** 22 **DISCOVERY CUT-OFF, EXPERT DISCLOSURES, EXPERT** 23 DISCOVERY, DISPOSITIVE **SPLUNK, INC.,** a Delaware corporation; and 24 **MOTIONS, PRE-TRIAL** DOES 1 through 10, inclusive, CONFERENCE AND TRIAL DATE 25 26 27 28 - 1 -Tryfonas v. Splunk Inc. CAND Case No.4:17-cv-01420-HSG Stipulation to Extend Deadlines and Order For: Discovery Cut-Off, Expert Disclosures, Expert Discovery, Dispositive Motions, Pre-Trial Conference and Trial.

Tryfonas v. Splunk Inc

Doc. 43

WHEREAS Defendant Splunk, Inc. (herein "Defendant") filed a Motion to Dismiss Plaintiff Christos Tryfonas' (herein "Plaintiff") Complaint in its entirety on June 7, 2017, to be heard on August 24, 2017.

WHEREAS, on August 23, 2017, the Court took the Motion to Dismiss under submission, vacating the August 24, 2017 hearing, and stating that a written order would be provided.

WHEREAS, to date, the Court has not issued a written order as to Defendant's Motion to Dismiss.

WHEREAS, the Parties have not yet begun discovery while awaiting the Court's decision on the Motion to Dismiss.

WHEREAS, the Parties have discussed but delayed Alternative Dispute Resolution while awaiting the Court's decision on the Motion to Dismiss.

WHEREAS on October 5, 2017, the Parties agreed to extend deadlines as follows: (1) Discovery Cut-Off, currently scheduled for December 1, 2017 to February 1, 2018; (2) Expert Disclosures, currently scheduled for December 15, 2017 to February 15, 2018; (3) Expert Discovery Cut-Off, currently scheduled for January 19, 2018 to March 19, 2018; (4) Last Date to Hear Dispositive Motions, currently scheduled for March 8, 2018 at 2:00 p.m. to May 10, 2018 at 2:00 p.m.; (5) the Pre-Trial Conference, currently scheduled for June 5, 2018 at 3:00 p.m. to August 7, 2018 at 3:00 p.m.; and, (6) Trial, currently scheduled for June 18, 2018 at 8:30 a.m. to August 20, 2018 at 8:30 a.m.

WHEREAS The parties respectfully request the Court enter an order that current deadlines listed above be extended as agreed to by the parties.

THEREFORE, IT IS HEREBY STIPULATED by and between Plaintiff and Defendants through their designated counsel that the above scheduling changes be granted and entered by the Court.

IT IS SO STIPULATED.

1	Dated: October 11, 2017	QUINTANA HANAFI, LLP
2	Dated. Getober 11, 2017	QON (III WI III WI I, BEI
3		
4		By:/s/Rory C. Quintana Rory C. Quintana
5		Attorney for Plaintiff Christos Tryfonas
6		
7	Dated: October 11, 2017	ORRICK HERRINGTON & SUTCLIFFE
8		D /// W 1
9		By: <u>/s/Lynne Hermle</u> Lynne Hermle
10		Attorney for Defendant Splunk, Inc.
11		
12		
13	Filer's Attestation: I attest under penalty of perjury that concurrence in the filing of the	
14	document has been obtained from its signatory.	By: <u>/s/Rory C. Quintana</u>
15		Rory C. Quintana
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
	- 3	-

Tryfonas v. Splunk Inc. CAND Case No.4:17-cv-01420-HSG Stipulation to Extend Deadlines and Order For: Discovery Cut-Off, Expert Disclosures, Expert Discovery, Dispositive Motions, Pre-Trial Conference and Trial.