		*E-Filed 9/27/10*
1 2 3 4 5 6 7	DANIEL JOHNSON, JR. (SBN 57409) BRETT M. SCHUMAN (SBN 189247) AHREN C. HSU-HOFFMAN (SBN 250469) RYAN L. SCHER (SBN 244706) MORGAN, LEWIS & BOCKIUS LLP One Market, Spear Street Tower San Francisco, CA 94105-1126 Tel: 415.442.1000 Fax: 415.442.1001 E-mail: djjohnson@morganlewis.com E-mail: bschuman@morganlewis.com E-mail: ahoffman@morganlewis.com	CLAUDE M. STERN (SBN 96737) EVETTE D. PENNYPACKER (SBN 203515) THAI LE (SBN 267460) QUINN EMANUEL URQUHART & SULLIVAN, LLP 555 Twin Dolphin Drive, 5th Floor Redwood Shores, California 94065 Tel: 650.801.5000 Fax: 650.801.5100 E-mail: claudestern@quinnemanuel.com E-mail: evettepennypacker@quinnemanuel.com
8 9 10	Attorneys for Plaintiffs and Counterdefendants, OPENWAVE SYSTEMS, INC. and OPENWAVE SYSTEMS (ROI) LTD.	Attorneys for Defendants and Counterclaimants 724 SOLUTIONS (US) INC. and 724 SOLUTIONS SOFTWARE INC.
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14	UNITED STATES DISTRICT COURT	
15	NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION	
16 17		
18	OPENWAVE SYSTEMS, INC., a Delaware corporation, and	Case No. 09-CV-03511 (RS, HRL)
19	OPENWAVE SYSTEMS (ROI) LTD., its Republic of Ireland subsidiary,	STIPULATION AND [PROPOSED] ORDER
20	Plaintiffs,	ENLARGING TIME PURSUANT TO CIVIL L.R. 6-2 FOR PLAINTIFFS TO FILE
21	V.	OPENING CLAIM CONSTRUCTION BRIEF
22	724 SOLUTIONS (US) INC., a Delaware corporation, and 724 SOLUTIONS	
23	SOFTWARE INC., a Delaware corporation,	
24	Defendants.	
25 26		
26 27	AND RELATED COUNTERCLAIMS	
27 28 Morgan, Lewis & Bockius LLP Attorneys At Law San Francisco	DB2/21938182.1	

1	Dising iffer and Counter defendants On another Sectors Inc. and One more Sectors (DOI)		
1	Plaintiffs and Counterdefendants Openwave Systems, Inc. and Openwave Systems (ROI)		
2	Ltd. (together, "Openwave"), by and through their undersigned counsel, and Defendants and		
3	Counterclaimants 724 Solutions (US) Inc. and 724 Solutions Software Inc. (together, "724		
4	Solutions"), by and through their undersigned counsel, hereby stipulate as follows:		
5	WHEREAS, on June 1, 2010, pursuant to the parties' stipulation, this Court entered an		
6	Order Amending the Case Schedule (Dkt. No. 183) setting, among other things, deadlines for		
7	claim construction disclosures and briefing;		
8	WHEREAS, pursuant to the Amended Case Schedule (Dkt. No. 183), Openwave is to file		
9	its Opening Claim Construction Brief pursuant to Patent L.R. 4-5(a) on Monday, September 27,		
10	2010;		
11	WHEREAS, the undersigned counsel, met, conferred and agreed to extend the deadline		
12	for Openwave to file its Opening Claim Construction Brief by two (2) days to Wednesday,		
13	September 29, 2010.		
14	IT IS HEREBY STIPULATED by and between the parties hereto through their respective		
15	attorneys of record that the following deadline for Openwave's Opening Claim Construction		
	Brief shall apply:		
16	Brief shall apply:		
16 17		Old Deadline	
	Event Openwave's Opening Claim	Old Deadline September 27, 2010	New Deadline September 29, 2010
17	Event		New Deadline
17 18	<b>Event</b> Openwave's Opening Claim Construction Brief pursuant to Patent L.R. 4-5(a)		New Deadline September 29, 2010
17 18 19	<b>Event</b> Openwave's Opening Claim Construction Brief pursuant to Patent L.R. 4-5(a)	September 27, 2010	New Deadline September 29, 2010
17 18 19 20	EventOpenwave's Opening Claim Construction Brief pursuant to Patent L.R. 4-5(a)The remaining deadlines affected.	September 27, 2010	New Deadline September 29, 2010 Case Schedule will not be
17 18 19 20 21	EventOpenwave's Opening ClaimConstruction Brief pursuant toPatent L.R. 4-5(a)The remaining deadlinesaffected.NOW THEREFORE, IT	September 27, 2010 set forth in the Order Amending (	New Deadline         September 29, 2010         Case Schedule will not be         ID ORDERED that the date for
17 18 19 20 21 22	EventOpenwave's Opening ClaimConstruction Brief pursuant toPatent L.R. 4-5(a)The remaining deadlinesaffected.NOW THEREFORE, IT	September 27, 2010 set forth in the Order Amending ( IS STIPULATED, AGREED AN aim Construction Brief pursuant t	New Deadline         September 29, 2010         Case Schedule will not be         ID ORDERED that the date for
17 18 19 20 21 22 23	Event         Openwave's Opening Claim         Construction Brief pursuant to         Patent L.R. 4-5(a)         The remaining deadlines         affected.         NOW THEREFORE, IT         Openwave to file its Opening Claim	September 27, 2010 set forth in the Order Amending ( IS STIPULATED, AGREED AN aim Construction Brief pursuant t	New Deadline         September 29, 2010         Case Schedule will not be         ID ORDERED that the date for
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<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>	Event         Openwave's Opening Claim         Construction Brief pursuant to         Patent L.R. 4-5(a)         The remaining deadlines         affected.         NOW THEREFORE, IT         Openwave to file its Opening Claim	September 27, 2010 set forth in the Order Amending ( IS STIPULATED, AGREED AN aim Construction Brief pursuant t	New Deadline         September 29, 2010         Case Schedule will not be         ID ORDERED that the date for

1	Respectfully submitted,		
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3	Dated: September 26, 2010	MORGAN, LEWIS & BOCKIUS LLP	
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5		By <u>/s/ Brett Schuman</u> Brett M. Schuman	
6			
7		Attorneys for Plaintiffs and Counterdefendants, OPENWAVE SYSTEMS, INC. AND	
8		OPENWAVE SYSTEMS (ROI) LTD.	
9			
10			
11	Dated: September 26, 2010	QUINN EMANUEL URQUHART & SULLIVAN, LLP	
12			
13		By /s/ Evette D. Pennypacker	
14		Evette D. Pennypacker	
15		Attorneys for Defendants and Counterclaimants, 724 SOLUTIONS (US) INC. AND 724 SOLUTIONS SOFTWARE	
16		INC. AND 724 SOLUTIONS SOFTWARE INC.	
17			
18	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
19			
20	Dated: 9/27/10	_	
21		By Rich Sector	
22		By HON. RICHARD SEEBOR	
23		UNITED STATES DISTRICT JUDGE	
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27			
28 Morgan, Lewis & Bockius LLP Attorneys At Law San Francisco	DB2/21938182.1	2 STIP. AND [ <del>PROPOSED</del> ] ORDER EXTENDING PATENT L.R. 4-5(A) DEADLINE CASE NO. 09-CV-03511 (RS)	