GRANTED Jeffrey H. Lowenthal (State Bar No. 111763) Edward Egan Smith (State Bar No. 169792) Jan J. Klohonatz (State Bar No. 111718) STEYER LOWENTHAL BOODROOKAS 1 2 Judge Edward J. Davila 3 **ALVAREZ & SMITH LLP** One California Street, Suite 300 San Francisco, CA 94111 Telephone: (415) 421-3400 4 5 Facsimile: (415) 421-2234 Email: jlowenthal@steyerlaw.com Email: esmith@steyerlaw.com 6 Email: jklohonatz@steyerlaw.com Attorneys for Defendant 8 and Counter-Claimant Finiti Group, LLC 9 UNITED STATES DISTRICT COURT 10 FOR THE NORTHERN DISTRICT OF CALIFORNIA 11 12 SAN JOSE DIVISION 13 ACTUATE CORPORATION, a California) Case No. 5:10-cv-02797-EJD 14 corporation 15 Plaintiff, STIPULATION EXTENDING VS. 16 DEADLINES FOR DISCOVERY RESPONSES FINITI LLC; and DOES 1 through 10, 17 18 Defendants. 19 AND RELATED COUNTER-CLAIMS. 20 21 22 23 24 25 26 27 28

1	WHEREAS, Plaintiff and Counter-Defendant Actuate Corporation ("Actuate") served
2	on Defendant and Counter-Claimant Finiti Group, LLC ("Finiti") Actuate's Interrogatories, Set
3	Two, and Requests for Production of Documents, Set Two;
4	WHEREAS, Finiti's responses to Actuate's Interrogatories, Set Two, and Requests for
5	Production of Documents, Set Two, were due to be served on December 27, 2011;
6	WHEREAS, Finiti requested, and Actuate granted an extension to, and including,
7	January 6, 2012 for Finiti to serve its responses to Actuate's Interrogatories, Set Two, and
8	Requests for Production of Documents, Set Two, and the parties wish to memorialize that
9	stipulation in writing; and
10	WHEREAS, this extension of time will not alter the date of any event or any deadline
11	already fixed by Court order;
12	IT IS HEREBY STIPULATED, pursuant to Federal Rule of Civil Procedure 29 and
13	Northern District Local Rule 6-1(a), by and between Actuate and Finiti, through their respective
14	counsel, that the last day for Finiti to serve its responses to Actuate's Interrogatories, Set Two,
15	and Requests for Production of Documents, Set Two, is extended from December 27, 2011 to
16	and including January 6, 2012.
17	
18 19	Dated: December 27, 2011 STEYER LOWENTHAL BOODROOKAS ALVAREZ & SMITH LLP
20	Ry: /s/ Ian I Klohonatz
21	By: <u>/s/ Jan J. Klohonatz</u> Jeffrey H. Lowenthal Edward Egan Smith
22	Jan J. Klohonatz Attorneys for Defendant and Counter-Claimant
23	Finiti Group, LLC
24	Dated: December 27, 2011 LEE TRAN & LIANG APLC
25	By: /s/ Daniel J. Taylor
26	James M. Lee Daniel J. Taylor
27	Attorneys for Plaintiff and Counter-Defendant Actuate Corporation
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CERTIFICATE OF SERVICE I hereby certify that on December 27, 2011, I electronically filed the foregoing STIPULATION EXTENDING DEADLINES FOR DISCOVERY RESPONSES with the Clerk of the Court using the ECF system which will send notification of such filing to all attorneys of record registered for electronic filing. /s/ Alma Caliz Roque Alma Caliz Roque