1	Counsel of Record Listed on Next Page	
2		
3		
4		
5	UNITED STATES DISTRICT COURT	
6	NORTHERN DISTRICT OF CALIFORNIA	
7	SAN JOSE DIVISION	
8 9		)
10	RADWARE, LTD., an Israeli Company;	) Case No. C-13-02021-RMW
11	RADWARE, INC., a New Jersey Corporation,	STIPULATION AND
12	Plaintiffs	<ul> <li>[] ORDER TO</li> <li>CONTINUE DEADLINES FOR</li> <li>OPPOSITIONS TO RADWRE'S</li> </ul>
13		<ul> <li>MOTION TO DISQUALIFY</li> <li>COUNSEL</li> </ul>
14	v.	) $\overline{\text{DATE}}$ : February 14, 2014
15	A10 NETWORKS, INC., a California Corporation,	) TIME: 9:00 a.m. CTRM: 6
16	Defendant	Hon. Ronald M. Whyte
17		)
18		)
19		
20		
21 22		
22		
23		
25		
26		
27		
28		
	2048027	STIPULATION & ORDER RE CONTINUATION OF OPPOSITION DEADLINES & HEARING CASE NO. 5:13-cv-02021 RMW
	2948037	CASE NO. 5:13-cv-02024 RMW Dockets.Justia.com

1	James M. Wagstaffe (SBN 95535)
2	wagstaffe@kerrwagstaffe.com Adrian J. Sawyer (SBN 203712)
3	sawyer@kerrwagstaffe.com Patricia L. Peden (SBN 206440) paden@kerrwagstaff.com
4	peden@kerrwagstaff.com KERR & WAGSTAFFE LLP
5	100 Spear Street, Suite 1800 San Francisco, CA 94105-1528
6	Telephone: (415) 371-8500 Facsimile: (415) 371-0500
7	Terrence P. McMahon (SBN 71910)
8	tmcmahon@mwe.com Fabio E. Marino (SBN 183825) fmarino@mwe.com
9	McDermott Will & Emery LLP
10	275 Middlefield Road, Suite 100 Menlo Park, CA 94025-4004
11	Telephone: (650) 815-7400 Facsimile: (650) 815-7401
12	
13	Morgan Chu (SBN 70446) MChu@Irell.com
14	Elliot Brown (SBN 150802) EBrown@Irell.com
15	H. Annita Zhong (SBN 266924) hzhong@irell.com
16	IRELL & MANELLA LLP
17	1800 Avenue of the Stars, Suite 900 Los Angeles, CA 90067
18	Telephone: (310) 277-1010 Facsimile: (310) 203-7199
19	
20	Dean G. Dunlavey (SBN 115530) dean.dunlavey@lw.com
	LATHAM & WATKINS LLP 650 Town Center Drive, 20th Floor
21	Costa Mesa, CA 92626-1925 Telephone: (714) 755-8260
22	Facsimile: (714) 755-8290
23	
24	Andrew Fossum (SBN 250373) andrew.fossum@lw.com
25	LATHAM & WATKINS LLP
26	811 Main Street, Suite 3700 Houston, TX 77002
27	Telephone: (713) 546-5400 Facsimile: (713) 546-5401
28	

I

ATTORNEYS FOR PLAINTIFFS RADWARE, LTD. & RADWARE, INC.

## ATTORNEYS FOR DEFENDANT A10 NETWORKS, INC.

1	Plaintiffs Radware, Ltd. and Radware, Inc. (collectively, "Radware"), Defendant, A10
2	Networks, Inc. ("A10"), and F5 Networks, Inc. ("F5") by and through their respective counsel of
3	record, hereby stipulate as follows:
4	WHEREAS, on December 19, 2013, Radware lodged with the Clerk's Office a Motion for
5	Disqualification of Counsel (submitted in camera), also with a noticed hearing time of 9 a.m. on
6	January 24, 2014. Dkt. No. 77.
7	WHEREAS, on December 31, 2013, the parties stipulated that A10's Opposition to
8	Radware's Motion for Disqualification of Counsel would be continued to the later of (a) January
9	10, 2014, or (b) three days after the Court rules on Radware's pending Administrative Motion for
10	In Camera Review of its Motion for Disqualification of Counsel. Dkt. No. 87.
11	WHEREAS, on January 2, 2014, the Court approved the parties' stipulation. Dkt. No. 88.
12	WHEREAS, on January 8, 2014, the Court issued its ruling on Radware's Administrative
13	Motion for In Camera Review. Dkt. No. 91.
14	WHEREAS, under Order No. 88, A10's Opposition to Radware's Motion for
15	Disqualification of Counsel (the "Opposition") is due on January 13, 2014.
16	WHEREAS, A10 has requested that Radware agree to extend A10's deadline for filing the
17	Opposition by two days ( <i>i.e.</i> , until January 15, 2014) because Irell & Manella LLP partner Elliot
18	Brown is presently out of the country attending to the death of a family member, and Radware has
19	agreed to the requested extension.
20	NOW, THEREFORE, Radware and A10 hereby stipulate that:
21	1. The deadline for A10 to file its Opposition to Radware's Motion for
22	Disqualification of Counsel shall be continued to January 15, 2014.
23	2. There are no other changes to any other terms of the December 31, 2013
24	stipulation.
25	IT IS SO STIPULATED.
26	//
27	//
28	

1	Detect January 0, 2012	
2	Dated: January 9, 2013	KERR & WAGSTAFFE LLP
3		/s/ Adrian Sawyer
4		Adrian J. Sawyer
5		Counsel for RADWARE, LTD. and RADWARE, INC.
6		
7	Dated: January 9, 2013	IRELL & MANELLA LLP
8		
9		/s/ Hong Zhong
10		H. Annita Zhong Counsel for A10 NETWORKS, INC.
11		
12	I hereby attest, per the Court's Civil L.R. 5-1(i)(3), that concurrence in the filing of this document has been obtained from Adrian Sawyer.	
13		
14		/s/ Hong Zhong
15		H. Annita Zhong (SBN 266924)
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
	- 2 -	STIPULATION & ORDER RE CONTINUATION OF DQ MOTION OPPOSITION DEADLINE CASE NO. 5:13-cv-02021 RMW

I

1	[] ORDER		
2	Having considered the parties' stipulation, it is hereby ORDERED that:		
3	1. The deadline for A10 to file its opposition to Radware's Motion for Disqualification		
4	of Counsel shall be continued to January 15, 2014.		
5	2. All other items in the Court's January 2, 2014 Order (Dkt. No. 88) shall remain in		
6	force.		
7	Konold M lokato		
8	Dated The Hon. Ronald M. Whyte		
9	United States Senior District Judge		
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
	- 3 - STIPULATION & ORDER RE CONTINUATION OF DQ MOTION OPPOSITION DEADLINE CASE NO. 5:13-cv-02021 RMW		