1	LEWIS ROCA ROTHGERBER LLP W. WEST ALLEN (Nevada Bar No. 5566)	SHOOK, HARDY & BACON LLP Thomas Dammrich (Admitted <i>pro hac vice</i> )
2	3993 Howard Hughes Parkway, Suite 600	tdammrich@shb.com
3	Las Vegas, Nevada 89169 Telephone: (702) 949-8200	111 South Wacker Drive, 51 <sup>st</sup> Floor Chicago, Illinois 60606
4	Facsimile: (702) 949-8398 WAllen@LRRLaw.com	Telephone: (312) 704-7700 Facsimile: (312) 558-1195
5		DEDELLOIGE A DI II (DEOLLI II
6	SHOOK, HARDY & BACON LLP B. Trent Webb (Admitted <i>pro hac vice</i> )	DEBEVOISE & PLIMPTON LLP James J. Pastore (Admitted <i>pro hac vice</i> )
7	bwebb@shb.com	jjpastore@debevoise.com
	John D. Garretson (Admitted <i>pro hac vice</i> ) jgarretson@shb.com	John S. Kiernan (Admitted <i>pro hac vice</i> ) jskiernan@debevoise.com
8	Ryan D. Dykal (Admitted <i>pro hac vice</i> )	919 Third Avenue
9	rdykal@shb.com	New York, New York 10022
10	Peter Strand (Admitted pro hac vice)	Telephone: (212) 909-6000
10	pstrand@shb.com	Facsimile: (212) 909-6836
11	Lynn C. Herndon (Admitted <i>pro hac vice</i> ) lherndon@shb.com	DEBEVOISE & PLIMPTON LLP
12	2555 Grand Boulevard	Jeffrey P. Cunard (Admitted pro hac vice)
12	Kansas City, Missouri 64108-2613	jpcunard@debevoise.com
13	Telephone: (816) 474-6550	555 13 <sup>th</sup> Street, N.W.
14	Facsimile: (816) 421-5547	Washington, DC 20004
17	CHOOK HADDY & DACONTID	Telephone: (202) 383-8000
15	SHOOK, HARDY & BACON LLP Robert H. Reckers (Admitted <i>pro hac vice</i> )	Facsimile: (202) 383-9237
16	600 Travis Street, Suite 3400	RIMINI STREET, INC.
17	rreckers@shb.com	Daniel B. Winslow (Admitted <i>pro hac vice</i> )
1/	Houston, Texas 77002 Telephone: (713) 227-8008	dwinslow@riministreet.com John P. Reilly (Admitted <i>pro hac vice</i> )
18	Facsimile: (713) 227-9508	jreilly@riministreet.com
19	227 7000	6601 Koll Center Parkway, Suite 300
1)		Pleasanton, California 94566
20		Telephone: (925-264-7736
21		Attorneys for Plaintiff and Counter Defendant
22		Rimini Street, Inc., and Counter Defendant Seth Ravin
23		
24		
25		
26		
27		
28		

### UNITED STATES DISTRICT COURT 1 DISTRICT OF NEVADA 2 RIMINI STREET, INC., a Nevada corporation, 3 Plaintiffs, 4 v. 5 ORACLE INTERNATIONAL 6 Case No. 2:14-cv-01699-LDG-VCF CORPORATION, a California corporation, 7 Defendant, 8 v. PLAINTIFF'S UNOPPOSED MOTION REGARDING THE CONFIDENTIALITY 9 ORACLE INTERNATIONAL OF NON-PUBLIC RIMINI CLIENT CORPORATION, and Oracle America, Inc. NAMES IN DKT. 157-1 10 Counter Claimants. 11 v. 12 RIMINI STREET, INC., and SETH RAVIN 13 Counter Defendants. 14 15 Pursuant to the Stipulated Protective Order governing confidentiality of documents 16 entered by the Court on May 18, 2015 (See Dkt. 58, "Protective Order"), Local Rule 10-5(b) and 17 Rules 5.2 and 26(c) of the Federal Rules of Civil Procedure, Plaintiff/Counter-Defendant Rimini 18 Street, Inc. and Counter-Defendant Seth Ravin (collectively "Rimini") respectfully request that the 19 Court enter an Order directing that the identities of undisclosed Rimini clients contained within 20 Exhibit 7 of the Declaration of Ryan Dykal (Dkt. 157-1) be filed under seal. 21 On April 16, 2016, Oracle filed a "Declaration of Nitin Jindal in Support of Oracle's 22 Memorandum of Points and Authorities in Response to Court Order (Dkt. 201) and in Support of 23 24 <sup>1</sup>The Protective Order provides that: "Counsel for any Designating Party may designate any Discovery Material as "Confidential Information" and as "Highly Confidential Information-25 Attorneys' Eyes Only" under the terms of the Protective Order only if such counsel in good faith believes that such Discovery Material contains such information and is subject to protection under 26 Federal Rule of Civil Procedure 26(c). The designation by any Designating Party of any Discovery Material as "Confidential Information" or "Highly Confidential Information- Attorneys' Eyes Only" 27 shall constitute a representation that an attorney for the Designating Party reasonably believes there

is a valid basis for such designation". Protective Order at Paragraph 2.

7526463

Motion to Seal (Dkt. 155)." Dkt. 205. Exhibit A to Mr. Jindal's declaration (Dkt. 205-1) is a redacted copy of Exhibit 7 to the Declaration of Ryan Dykal (Dkt. 157-1). Exhibit A "remove[s] only the Oracle employee names from Oracle's Initial Disclosure" and "five Rimini customer names that . . . were not relevant to Rimini's use of the exhibit and that . . . Rimini considers to be confidential." Dkt. 205 (emphasis added).

It is undisputed that the five Rimini clients redacted by Oracle in Exhibit A to Mr. Jindal's declaration have not been disclosed to the public.

On April 19, the Court entered an Order stating, "No later than April 27, 2016, Oracle SHALL FILE A REDACTED VERSION OF EXHIBIT 7, which obscures only the *employee names* on its FRCP 26(s) disclosures." (Dkt. 208). The Court's Order does not expressly address the five non-public Rimini client names.

The identities of non-public Rimini clients are highly confidential and proprietary competitive business information. Rimini, therefore, requests that the names of the five Rimini Clients removed in Exhibit A to Mr. Jindal's declaration be redacted when Oracle publicly files Exhibit 7 pursuant to the Court's April 19 Order.<sup>2</sup>

Oracle does not oppose this motion.

For the foregoing reasons, Rimini respectfully requests that the Court enter an Order as follows:

1. The unredacted Exhibit 7 (Dkt. #157-1), attached to the Declaration of Ryan Dykal (Dkt. #157) as an exhibit to the parties' Joint Status Report (Dkt. #156), shall remain under seal.

<sup>&</sup>lt;sup>2</sup> The Protective Order provides that: "Counsel for any Designating Party may designate any Discovery Material as 'Confidential Information' or 'Highly Confidential Information – Attorneys' Eyes Only' under the terms of this Protective Order only if such counsel in good faith believes that such Discovery Material contains such information and is subject to protection under Federal Rule of Civil Procedure 26(c). The designation by any Designating Party of any Discovery Material as 'Confidential Information' or 'Highly Confidential Information –Attorneys' Eyes Only' shall constitute a representation that an attorney for the Designating Party reasonably believes there is a valid basis for such designation." Protective Order ¶ 2 (emphasis supplied).

## Case 2:14-cv-01699-LRH-PAL Document 209 Filed 04/21/16 Page 4 of 5

1	2.	No later than April 27, 2016, Oracle SHALL FILE A REDACTED VERSION OF
2		EXHIBIT 7, which obscures (1) the employee names on its FRCP 26(s) disclosures,
3		and (2) the five non-public Rimini client names identified in Exhibit A to the
4		Declaration of Nitin Jindal (Dkt. 205-1). Oracle shall also link these new filings in
5		CM/ECF to the Joint Status Report (Dkt. #156) and the Declaration of Ryan Dykal
6		(Dkt. #157).
7		
8	DATED:	April 21, 2016 SHOOK, HARDY & BACON
9		
10		<u>By: /s/ Ryan D. Dykal</u> Ryan Dykal
11		rdykal@shb.com
12		John Garretson  jgarretson@shb.com
13		Robert H. Reckers rreckers@shb.com
14		B. Trent Webb
15		<u>bwebb@shb.com</u> Peter Strand
16		pstrand@shb.com
		SHOOK, HARDY & BACON L.L.P. 2555 Grand Blvd.
17		Kansas City, MO 64108-2613
18		816-474-6550 Telephone 816-421-5547 Facsimile
19		Attorney for Plaintiff/Counter-Defendants
20		Rimini Street, Inc., and Seth Ravin
21		
22		
23		
24		
25		
26		
27		
28		

### **CERTIFICATE OF SERVICE**

I hereby certify that on the 21<sup>st</sup> day of April, 2016, I electronically filed the foregoing document with the clerk of the court for the U.S. District Court, District of Nevada, using the electronic case filing system. The electronic case filing system sent a "Notice of Electronic Filing" to the attorneys of record who have consented in writing to accept this Notice as service of this document by electronic means.

By: \_\_*/s/ Ryan D. Dykal*\_\_\_

Ryan D. Dykal.

Attorney for Plaintiff/Counter-Defendants
Rimini Street, Inc., and Seth Ravin

- 5 -

### UNITED STATES DISTRICT COURT 1 DISTRICT OF NEVADA 2 RIMINI STREET, INC., a Nevada corporation, 3 Plaintiffs, 4 v. 5 ORACLE INTERNATIONAL 6 CORPORATION, a California corporation, Case No. 2:14-cv-01699-LDG-VCF 7 Defendant, [PROPOSED] ORDER GRANTING PLAINTIFF'S UNOPPOSED MOTION 8 v. REGARDING THE CONFIDENTIALITY OF NON-PUBLIC RIMINI CLIENT 9 ORACLE INTERNATIONAL NAMES IN DKT. 157-1 CORPORATION, and Oracle America, Inc. 10 Counter Claimants, 11 v. 12 RIMINI STREET, INC., and SETH RAVIN 13 Counter Defendants. 14 [PROPOSED] ORDER 15 Pending before this Court is Plaintiff Rimini's Unopposed Motion Regarding the 16 Confidentiality of Non-Public Rimini Client Names in Dkt. 157-1. Having considered Rimini's 17 Motion: 18 IT IS HEREBY ORDERED THAT: 19 3. The unredacted Exhibit 7 (Dkt. #157-1), attached to the Declaration of Ryan Dykal 20 21 (Dkt. #157) as an exhibit to the parties' Joint Status Report (Dkt. #156), shall remain 22 under seal. 23 4. No later than April 27, 2016, Oracle SHALL FILE A REDACTED VERSION OF EXHIBIT 7, which obscures (1) the employee names on its FRCP 26(s) disclosures, 24 and (2) the five non-public Rimini client names identified in Exhibit A to the 25 26 Declaration of Nitin Jindal (Dkt. 205-1). Oracle shall also link these new filings in 27 /// /// 28 1 7526463

# Case 2:14-cv-01699-LRH-PAL Document 209-1 Filed 04/21/16 Page 2 of 2

1	CM/ECF to the Joint Status Report (Dkt. #156) and the Declaration of Ryan Dykal
2	(Dkt. #157).
3	
4	IT IS SO ORDERED.
5	DATED: April 25, 2016 By: Leggy (1. Yee)
6	Magistrate Lage Peggy A. Leen
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	