HONORABLE BARBARA J. ROTHSTEIN

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Pursuant to LCR 16(b)(6), Plaintiff WSOU Investments LLC d/b/a Brazos Licensing and Development ("WSOU" or "Plaintiff") and Defendant F5 Networks, Inc. ("F5" or "Defendant") (collectively, "Parties"), by and through their undersigned counsel, hereby jointly move the Court

to modify its April 26, 2021 Order on Motion to Modify Order Setting Trial Dates and Related 20

Dates (No. 2:20-cv-01878-BJR, Dkt. 64; "Scheduling Order"), which sets forth the current case

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON

AT SEATTLE

No. 2:20-cv-01878-BJR

No. 2:21-cy-00124-BJR

No. 2:21-cy-00125-BJR No. 2:21-cv-00126-BJR

SCHEDULING ORDER

**JOINT MOTION TO MODIFY** 

schedule for the above-captioned actions. The Parties' requested modifications and good cause

basis for these modifications are identified below.

WSOU INVESTMENTS LLC d/b/a BRAZOS

Plaintiff,

Defendant.

LICENSING AND DEVELOPMENT, a

Delaware limited liability company,

F5 NETWORKS, INC., a Washington

v.

Corporation,

#### A. **Basis for Proposed Modifications**

Under the current Scheduling Order, fact discovery is scheduled to close in just four weeks,

on January 6, 2021, right after the winter holidays. However, in light of the Parties' ongoing fact

JOINT MOTION TO MODIFY SCHEDULING ORDER – 1 (Case Nos. 2:20-cv-01878-BJR, 2:21-cv-00124-BJR, 2:21-cv-00125-BJR, 2:21-cv-00126-BJR)

CORR CRONIN LLP 1001 Fourth Avenue, Suite 3900 Seattle, Washington 98154-1051 Tel (206) 625-8600 Fax (206) 625-0900

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discovery disputes, the status of fact discovery, and the limited time remaining in the fact discovery period, the parties seek a 60-day extension of the close of fact discovery, as well as corresponding extensions of subsequent case deadlines. Document production is still ongoing and the parties still have a number of fact depositions to take.

Compounding these hurdles, the next four weeks include (i) the winter holidays, during which fact witnesses, outside counsel, and in-house counsel for both sides will have limited availability, and (ii) the *Markman* hearing on December 22, 2021, which will require significant time and attention from the Parties.

The Parties' proposed schedule modifications adjust the fact discovery period by 60 days (from January 6, 2022 to March 7, 2022), and provide proportional extensions of all subsequent case deadlines, including the trial date. There is good cause for these adjustments in light of the Parties' ongoing fact discovery disputes, the current status of fact discovery, and the limited time remaining for fact discovery, as summarized above.

### **B.** Proposed Revised Schedule

The chart below identifies the Parties' proposed revisions to the case schedule to account for the issues identified above:

Event	LPR	Scheduling Order (Dkt. 64)	Joint Modification Proposal
Markman hearing	LPR 135 (as ordered by the Court)	December 22, 2021	No change
Discovery completed by [Close of Fact Discovery]		January 6, 2022	March 7, 2022
Reports from expert witnesses under FRCP 26(a)(2) due [Opening Expert Reports]		February 3, 2022	April 4, 2022
Rebuttal Expert Reports		March 3, 2022	May 2, 2022
Close of Expert Discovery		March 17, 2022	May 20, 2022
All dispositive and <i>Daubert</i> motions must be filed by		April 7, 2022	June 9, 2022
Oppositions to dispositive and <i>Daubert</i> motions		April 28, 2022	June 30, 2022
Replies in support of dispositive and <i>Daubert</i> motions		May 12, 2022	July 14, 2022
All motions <i>in limine</i> must be filed by		August 1, 2022	September 30, 2022
Joint Pretrial Statement		August 8, 2022	October 7, 2022
Oppositions to Motions in Limine (no replies authorized unless ordered otherwise by the Court)		August 15, 2022	October 14, 2022
Pretrial conference		August 22, 2022	October 31, 2022, subject to the Court's approval
Jury Trial (7 days)		August 29, 2022	November 7, 2022, subject to the Court's approval

JOINT MOTION TO MODIFY SCHEDULING ORDER – 3 (Case Nos. 2:20-cv-01878-BJR, 2:21-cv-00124-BJR, 2:21-cv-00125-BJR, 2:21-cv-00126-BJR)

CORR CRONIN LLP 1001 Fourth Avenue, Suite 3900 Seattle, Washington 98154-1051 Tel (206) 625-8600

Fax (206) 625-0900

JOINT MOTION TO MODIFY SCHEDULING ORDER – 4 (Case Nos. 2:20-cv-01878-BJR, 2:21-cv-00124-BJR, 2:21-cv-00125-BJR, 2:21-cv-00126-BJR)

#### C. Consolidated Case Schedule

The Parties also request confirmation that the Court's schedule applies to all four cases identified below. (See Dkt. 60, Part 5.C.)

	Case Caption	Patent-in-Suit	Accused Product
1	WSOU Investments, LLC d/b/a Brazos Licensing and Development v. F5 Networks, Inc., Case No. 2:21-cv-01878- BJR	U.S. Patent No. 7,953,884	BIG-IP Policy Enforcement Manager
2	WSOU Investments, LLC d/b/a Brazos Licensing and Development v. F5 Networks, Inc., Case No. 2:21-cv-00124- BJR	U.S. Patent No. 9,584,330	BIG-IP Policy Enforcement Manager
3	WSOU Investments, LLC d/b/a Brazos Licensing and Development v. F5 Networks, Inc., Case No. 2:21-cv-00125- BJR	U.S. Patent No. 8,248,940	BIG-IP Policy Enforcement Manager
4	WSOU Investments, LLC d/b/a Brazos Licensing and Development v. F5 Networks, Inc., Case No. 2:21-cv-00126- BJR	U.S. Patent No. 7,548,945	BIG-IP DNS

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1	DATED this 13 <sup>th</sup> day of December, 2021.	
2	PERKINS COIE LLP	CORR CRONIN LLP
3	By: Ramsey M. Al-Salam (via email authorization)	By: s/Eric A. Lindberg
4	Ramsey M. Al-Salam, WSBA No. 18822	Blake Marks-Dias, WSBA No. 28169 Eric A. Lindberg, WSBA No. 43596
5	Stevan R. Stark, WSBA No. 39639 PERKINS COIE LLP	1001 Fourth Avenue, Suite 3900
	1201 Third Avenue, Suite 4900	Seattle, WA 98154 (206) 625-8600 Phone
6	Seattle, WA 98101-3099	(206) 625-0900 Fax
7	Telephone: (206) 359-8000	bmarks-dias@correronin.com
0	RAlSalam@perkinscoie.com SStark@perkinscoie.com	elindberg@corrcronin.com
8	SS tark to perkinse of e.com	Jonathan K. Waldrop (Admitted pro hac
9	Stephen E. Baskin	vice)
	(Pending pro hac vice)	jwaldrop@kasowitz.com Darcy L. Jones (Admitted <i>pro hac vice</i> )
10	sbaskin@kslaw.com KING & SPALDING LLP	djones@kasowitz.com
11	1700 Pennsylvania Avenue, NW	Marcus A. Barber (Admitted pro hac vice)
	2 <sup>nd</sup> Floor	mbarber@kasowitz.com
12	Washington, DC 20006-4707	John W. Downing (Admitted <i>pro hac vice</i> ) jdowning@kasowitz.com
13	Telephone: (202) 626-2938	Heather S. Kim (Admitted <i>pro hac vice</i> )
13	5 4 5	hkim@kasowitz.com
14	D. Shane Brun	Jack Shaw (Admitted pro hac vice)
	(Pending <i>pro hac vice</i> ) sbrun@kslaw.com	jshaw@kasowitz.com ThucMinh Nguyen (Admitted <i>pro hac vice</i>
15	KING & SPALDING LLP	tnguyen@kasowitz.com
16	601 California Avenue, Suite 100	KASOWITZ BENSON TORRES LLP
	Palo Alto, CA 94304	333 Twin Dolphin Drive, Suite 200
17	Telephone: (415) 318-1245	Redwood Shores, California 94065 Telephone: (650) 453-5170
18	Augusta Tausai	Telephone. (030) 433 3170
10	Angela Tarasi (Pending <i>pro hac vice</i> )	Paul G. Williams (Admitted <i>pro hac vice</i> )
19	atarasi@kslaw.com	pwilliams@kasowitz.com
20	KING & SPALDING LLP	KASOWITZ BENSON TORRES LLP 1230 Peachtree Street N.E., Suite 2445
20	1400 16th Street	Atlanta, Georgia 30309
21	16 Market Square	Telephone: (404) 260-6080
22	Suite 400 Denver, CO 80202	
22	Telephone: (720) 535-2319	Attorneys for Plaintiff
23	(,0)	
	Attorneys for Defendant	
24		
25		
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27	JOINT MOTION TO MODIFY SCHEDULING ORD	ER – 5 CORR CRONIN LLP

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1001 Fourth Avenue, Suite 3900 Seattle, Washington 98154-1051

Tel (206) 625-8600 Fax (206) 625-0900

## **ORDER** IT IS SO ORDERED. DATED this 16th day of December, 2021. Barbara & Rothstein HONORABLE BARBARA J. ROTHSTEIN

JOINT MOTION TO MODIFY SCHEDULING ORDER -6 (Case Nos. 2:20-cv-01878-BJR, 2:21-cv-00124-BJR, 2:21-cv-00125-BJR, 2:21-cv-00126-BJR)

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### **CERTIFICATE OF SERVICE**

I hereby certify that on December 13, 2021, I caused the foregoing document to be electronically filed with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to all counsel of record.

s/ Christy A. Nelson Christy A. Nelson

JOINT MOTION TO MODIFY SCHEDULING ORDER – 7 (Case Nos. 2:20-cv-01878-BJR, 2:21-cv-00124-BJR, 2:21-cv-00125-BJR, 2:21-cv-00126-BJR)

CORR CRONIN LLP 1001 Fourth Avenue, Suite 3900 Seattle, Washington 98154-1051

Tel (206) 625-8600 Fax (206) 625-0900