	Case3:13-cv-00133-EMC D	Document75	Filed06/26/13	Page1 of 6
1 2 3 4 5	Adam T. Severt (MD Bar – No numbers as United States Department of Justice, Antitrust Division 450 5th Street NW, Suite 7100 Washington, DC 20530 Telephone: (202) 307-6158 Facsimile: (202) 616-8544 E-mail: adam.severt@usdoj.gov Attorney for the United States of America			
6 7 8	Boris Feldman (State Bar No. 128838) Dylan Liddiard (State Bar No. 203055) Dominique-Chantale Alepin (State Bar No Wilson Sonsini Goodrich & Rosati Professional Corporation	o. 241648)		
9 10 11	650 Page Mill Road Palo Alto, CA 94304-1050 Telephone: (650) 493-9300 Facsimile: (650) 565-5100 Email: boris.feldman@wsgr.com; dliddiard@wsgr.com; dalepin@wsgr.com			
12 13 14	Attorneys for Defendant Bazaarvoice, Inc.			
15 16	UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION			
17	UNITED STATES OF AMERICA	, Case	e No. 13-cv-0013	3 EMC
 18 19 20 21 	Plaintiff, v. BAZAARVOICE, INC. Defendant.		PULATED RE(DER CHANGIN	
 22 23 24 25 26 27 	Pursuant to Local Rules 6-1 and 6-2, and as supported by the Declaration of Adam Severt filed herewith, the parties through undersigned counsel hereby stipulate and respectfully request that the Court shorten the deadline for an Opposition to the United States' Motion to Modify Case Management Order to Set Limit on Number of Fact Witnesses at Trial ("Motion to Modify"). The parties declare in support of this request:			
28	STIPULATED REQUEST – PAGE 1 CASE NO. 13-CV-00133-EMC			

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1	WHEREAS, under a traditional briefing schedule, the Defendant would receive 14 days		
2	to file its Opposition and then the United States would get another 7 days to file its Reply,		
3	followed by a hearing;		
4	WHEREAS, the United States believes any undue delay in resolution of its Motion to		
5	Modify would prejudice its ability to prepare for trial on September 10, 2013;		
6	WHEREAS, the United States will file its Motion to Modify on June 26, 2103, and will		
7	not file a Reply to Defendant's Opposition;		
8	THEREFORE, pursuant to Local Rule 6-2, the parties through their respective attorneys		
9	stipulate as follows:		
10	1. Defendant shall file its Opposition to the Motion to Modify on July 8, 2013;		
11	2. The United States shall not file a Reply to Defendant's Opposition; and		
12	3. The parties respectfully request that the Court hear the Motion to Modify at a time		
13	convenient f	or the Court on July 11, 2013	3.
14			
15	IT IS	S SO STIPULATED AND A	AGREED
16			
17		26 2012	
18	Dated: June	26, 2013	By: <u>/s/</u> Adam T. Severt (MD Bar – No numbers assigned) United States Department of Justice,
19			Antitrust Division 450 5th Street NW, Suite 7100
20			Washington, DC 20530 Telephone: (202) 307-6158
21			Facsimile: (202) 616-8544 E-mail: adam.severt@usdoj.gov
22			Attorney for Plaintiff
23			United States of America
24			
25 26			
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28		REQUEST – PAGE 2 CV-00133-EMC	

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1	Dated: June 26, 2013	By:/s/ Dominique-Chantale Alepin Wilson Sonsini Goodrich & Rosa	
2		Wilson Sonsini Goodrich & Rosa 650 Page Mill Road	ti
3		Palo Alto, CA 94304-1050 Telephone: (650) 493-9300 Facsimile: (650) 565-5100	
4		Facsimile: (650) 565-5100 Email: dalepin@wsgr.com	
5		Attorney for Defendant	
6		Bazaarvoice, Inc.	
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28	STIPULATED REQUEST – PAGE 3 CASE NO. 13-CV-00133-EMC		

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1 2 3 4 5 6 7 8 9 10 11 12	Adam T. Severt (MD Bar – No numbers a United States Department of Justice, Antitrust Division 450 5th Street NW, Suite 7100 Washington, DC 20530 Telephone: (202) 307-6158 Facsimile: (202) 616-8544 E-mail: adam.severt@usdoj.gov Attorney for the United States of America Boris Feldman (State Bar No. 128838) Dylan Liddiard (State Bar No. 203055) Dominique-Chantale Alepin (State Bar N Wilson Sonsini Goodrich & Rosati Professional Corporation 650 Page Mill Road Palo Alto, CA 94304-1050 Telephone: (650) 493-9300 Facsimile: (650) 565-5100 Email: boris.feldman@wsgr.com; dliddiard@wsgr.com; dalepin@wsgr.com	a To. 241648)		
12				
13 14	UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA			
15		FRANCISCO		
16	UNITED STATES OF AMERICA	A Cas	e No. 13-cv-0013	33 EMC
17	Plaintiff,	, Cub		
18	V.			DER GRANTING QUEST FOR ORDER
19	BAZAARVOICE, INC.		ANGING TIME	-
20	Diffendant.			
20	Having considered the parties' Stipulated Request for Order Changing Time, and for good cause shown,			
21				
22				
23	PURSUANT TO STIPULATION, IT IS HEREBY ORDERED that Defendant shall			
25	file its Opposition to the United States' Motion to Modify the Case Management Order to Set			
26	Number of Fact Witnesses at Trial on or before July 8, 2013, and the United States shall not file			ted States shall not file
27				
28	STIPULATED REQUEST – PAGE 4 CASE NO. 13-CV-00133-EMC			

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1	a Reply to Defendant's Opposition. The Court shall hear argument on the Motion to Modify on
2	July 11, 2013, at
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7	Dated: The Honorable Edward M. Chen
8	United States District Judge
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28	STIPULATED REQUEST – PAGE 5 CASE NO. 13-CV-00133-EMC

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1	<u>ATTESTATION</u>		
2	I, Adam T. Severt, am the ECF User whose identification and password are being used to		
3	file the STIPULATED REQUEST FOR ORDER CHANGING TIME . In compliance with		
4	Civil Local Rule 5-1(i)(3), I hereby attest that Dominique-Chantale Alepin has concurred in this		
5	filing.		
6 7	Dated: June 26, 2013 By:/s/		
8	Dated: June 26, 2013By: /s/Adam T. Severt (MD Bar – No numbers assigned) United States Department of Justice,		
9	Antitrust Division		
10	Attorney for Plaintiff United States of America		
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28	STIPULATED REQUEST – PAGE 6 CASE NO. 13-CV-00133-EMC		