C	ase 8:19-cv-01151-JLS-DFM Document 17	7 Filed 07/30/19 Page 1 of 3 Page ID #:88
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11 12	Attorneys for Defendant Netsuite, Inc.	
13 14	CENTRAL DIST	ES DISTRICT COURT RICT OF CALIFORNIA ERN DIVISION
15	UNILOC 2017 LLC,	Case No. 8:19-cv-01151-JLS-DFMx
16	Plaintiff,	STIPULATION TO EXTEND TIME TO RESPOND TO INITIAL
17 18	v.	COMPLAINT BY NOT MORE THAN 30 DAYS (L.R. 8-3)
18	NETSUITE, INC.,	Complaint Served: July 16, 2019
20	Defendant.	Current Response Date: August 6, 2019 New Response Date: September 5, 2019
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IT IS HEREBY STIPULATED AND AGREED, pursuant to Local Rule 8-3 by and between plaintiff Uniloc 2017 LLC ("Plaintiff") and defendant Netsuite, Inc. ("Defendant"), through their undersigned counsel, that Defendant may have a thirtyday extension of time, up to and including September 5, 2019, to timely file an answer or otherwise respond to Plaintiff's Complaint in the above-captioned action.¹ No prior extension has been required by Defendant.

 SHEARMAN & STERLING LLP By: /s/ Matthew G. Berkowitz Matthew G. Berkowitz Matthew G. Berkowitz Attorney for Defendant, Netsuite, Inc. Dated: July 30, 2019 Respectfully submitted, PRINCE LOBEL TYE LLP By: /s/ James J. Foster James J. Foster James J. Foster Attorney for Plaintiff, Uniloc 2017 LLC Particular and the state of th	8	Dated:	July 30, 2019	Respectfully submitted,
11 Matthew G. Berkowitz 12 Attorney for Defendant, Netsuite, Inc. 13 Dated: July 30, 2019 Respectfully submitted, 15 PRINCE LOBEL TYE LLP 16 By: /s/ James J. Foster 17 James J. Foster 18 Attorney for Plaintiff, Uniloc 2017 LLC 19 20 21 22 23 24 24 25 26 1 27 1 1 Defendant does not intend to waive any defenses, jurisdictional or otherwise.	9			SHEARMAN & STERLING LLP
12 Attorney for Defendant, Netsuite, Inc. 13 Dated: July 30, 2019 Respectfully submitted, 15 PRINCE LOBEL TYE LLP 16 By: $/s/ James J. Foster$ 17 James J. Foster 18 Attorney for Plaintiff, Uniloc 2017 LLC 19 Attorney for Plaintiff, Uniloc 2017 LLC 12 Image: Comparison of the problem of the	10			By: /s/ Matthew G. Berkowitz
13 Dated: July 30, 2019 Respectfully submitted, 15 PRINCE LOBEL TYE LLP 16 By: /s/ James J. Foster 17 James J. Foster 18 Attorney for Plaintiff, Uniloc 2017 LLC 19 Attorney for Plaintiff, Uniloc 2017 LLC 12 Private State 13 Private State 14 Private State 15 Private State 16 Private State 17 Private State 18 Private State 19 Private State 20 Private State 21 Private State 22 Private State 23 Private State 24 Private State 25 Private State 26 Private State 27 Private State 1 Private State 28 Private State 29 Private State 20 Private State 21 Private State 22 Private State 23 Private	11			Matthew G. Berkowitz
14 Dated: July 30, 2019 Respectfully submitted, 15 PRINCE LOBEL TYE LLP 16 By: /s/ James J. Foster 17 James J. Foster 18 Attorney for Plaintiff, Uniloc 2017 LLC 19 Attorney for Plaintiff, Uniloc 2017 LLC 19 Attorney for Plaintiff, Uniloc 2017 LLC 19 Image: Comparison of the state of the st	12			Attorney for Defendant, Netsuite, Inc.
PRINCE LOBEL TYE LLP By: /s/ James J. Foster James J. Foster James J. Foster Attorney for Plaintiff, Uniloc 2017 LLC PRINCE LOBEL TYE LLP By: /s/ James J. Foster Attorney for Plaintiff, Uniloc 2017 LLC Prince 2017 LL	13			
16 By: /s/ James J. Foster 17 James J. Foster 18 Attorney for Plaintiff, Uniloc 2017 LLC 19 20 20	14	Dated:	July 30, 2019	Respectfully submitted,
17 James J. Foster 18 Attorney for Plaintiff, Uniloc 2017 LLC 19 20 20 1 21 22 23 24 25 26 26 1 27 1 1 Defendant does not intend to waive any defenses, jurisdictional or otherwise.	15			PRINCE LOBEL TYE LLP
Attorney for Plaintiff, Uniloc 2017 LLC Attorn	16			By: /s/ James J. Foster
 19 20 21 22 23 24 25 26 27 ¹ Defendant does not intend to waive any defenses, jurisdictional or otherwise. 	17			James J. Foster
20 21 22 23 24 25 26 27 ¹ Defendant does not intend to waive any defenses, jurisdictional or otherwise.	18			Attorney for Plaintiff, Uniloc 2017 LLC
21 22 23 24 25 26 27 ¹ Defendant does not intend to waive any defenses, jurisdictional or otherwise.	19			
22 23 24 25 26 27 ¹ Defendant does not intend to waive any defenses, jurisdictional or otherwise.	20			
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24 25 26 27 ¹ Defendant does not intend to waive any defenses, jurisdictional or otherwise.	22			
25 26 27 $\frac{1}{1}$ Defendant does not intend to waive any defenses, jurisdictional or otherwise.	23			
26 27 <u>¹ Defendant does not intend to waive any defenses, jurisdictional or otherwise.</u>	24			
$\frac{1}{1}$ Defendant does not intend to waive any defenses, jurisdictional or otherwise.	25			
$^{-1}$ Defendant does not intend to waive any defenses, jurisdictional or otherwise.	26			
28 Defendant does not intend to waive any defenses, jurisdictional or otherwise.	27	1		
	28	¹ Defenda	int does not intend to waive	e any defenses, jurisdictional or otherwise.

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ATTESTATION OF FILER

I hereby attest that all other signatories listed, and on whose behalf the filing is submitted, concur in the filing's content and have authorized the filing.

Dated: July 30, 2019

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By: /s/ Matthew G. Berkowitz

Matthew G. Berkowitz Attorney for Defendant, Netsuite, Inc.

PROOF OF SERVICE

I, the undersigned, declare:

I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action. My business address is 1460 El Camino Real, Menlo Park, CA 94025.

On July 30, 2019, 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 filings to all known counsel of record. I declare under penalty of perjury under the laws of the United States of America and the State of California that the above is true and correct.

Executed on July 30, 2019, at Menlo Park, California.

By: /s/ Matthew G. Berkowitz

Matthew G. Berkowitz Attorney for Defendant, Netsuite, Inc.

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