## U.S. District Court District of Delaware (Wilmington) CIVIL DOCKET FOR CASE #: 1:19-cv-00742-LPS

Cirba Inc. et al v. VMware, Inc. Assigned to: Judge Leonard P. Stark Related Cases: 1:20-cv-00480-LPS

1:20-cv-00272-LPS

Cause: 35:1 Patent Infringement

Date Filed: 04/25/2019 Jury Demand: Plaintiff Nature of Suit: 830 Patent Jurisdiction: Federal Question

Date Filed	#	Docket Text
12/08/2020	927	ORAL ORDER: Having reviewed the parties' letters concerning Densify's request for an extension of the case schedule (D.I. 912, 922), IT IS HEREBY ORDERED that the request is GRANTED. "Good cause exists when the imposed schedule cannot reasonably be met despite the diligence of the party seeking the extension." Le v. City of Wilmington, 2010 WL 2754253, at *2 (D. Del. July 12, 2010) (internal quotation marks omitted). Here, Densify has shown good cause. For example, since the hearing on October 21, 2020, it appears that Densify has been diligently complying with the Courts order to "do significantly more." (D.I. 873 at 26; see also D.I. 912 at 1 (outlining efforts since October 21, including production of 115,000 additional responsive documents, supplemental interrogatory responses, responses to deposition notices, and witness designations)) In light of Densify's diligence and the ongoing pandemic, and the potential for conducting twenty—plus depositions in only two weeks this month and with newly—produced documents, Densify's request for a short extension is reasonable. The Court understands that Densify, having argued only the extension issue in its opening letter (and no other issue previously identified in the parties' joint request for a discovery dispute teleconference (D.I. 902)), has withdrawn its request to press its previously—listed requests. Accordingly, the briefing schedule originally ordered by the Court (D.I. 910) remains in place as to VMware's issues, should VMware still wish to raise them, and the teleconference set for December 21, 2020 will address only those issues. Should Densify have other issues it wishes still to brief, it shall follow the discovery process (i.e., meet and confer and submit a letter requesting a teleconference) in which case the Court may add issues back to the agenda for December 21. ORDERED by Judge Leonard P. Stark on 12/8/20. (ntl) (Entered: 12/08/2020)