	Case 3:21-cv-05270-CRB Do	ocument 50	Filed 03/01/22	Page 1 of 2	
1 2 3 4 5 6 7 8 9	FRED NORTON (CA SBN 224725) fnorton@nortonlaw.com BREE HANN (CA SBN 215695) bhann@nortonlaw.com NATHAN WALKER (CA SBN 206128) nwalker@nortonlaw.com THE NORTON LAW FIRM PC 299 Third Street, Suite 200 Oakland, CA 94607 Telephone: (510) 906-4900 Attorneys for Plaintiffs ORACLE AMERICA, INC. and ORACLE INTERNATIONAL CORPORA Additional counsel listed on signature page				
10 11	UNITED STATES DISTRICT COUDT				
12	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA				
13					
14	ORACLE AMERICA, INC., a Delaware corporation and ORACLE INTERNATION	NAL	No. 21-CV-0527	0-CRB	
15	CORPORATION, a California corporation,		STIPULATION TO DISMISS WITH		
16	Plaintiffs, v.		PREJUDICE: ORDER		
17 18	NEC CORPORATION OF AMERICA, a	Judg	ge: Hon. Charles F	R. Breyer	
10	Nevada corporation,				
20	Defendant.				
21	NEC CORPORATION OF AMERICA, a Nevada corporation,				
22	Counterclaim Plaintiff,				
23	V.				
24	ORACLE AMERICA, INC., a Delaware	NTAT			
25	corporation and ORACLE INTERNATION CORPORATION, a California corporation				
26	Counterclaim Defendants.				
27 28					
20					

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1	Under Federal Rule of Civil Procedure 41(a)(1)(A)(ii), it is hereby stipulated and agreed by and				
2	between Plaintiffs Oracle America, Inc. and Oracle International Corporation Oracle America, Inc.				
3	(collectively, "Oracle") and Defendant NEC Corporation of America ("NECAM") that this action,				
4	including all claims and counterclaims asserted in it, shall be dismissed in its entirety with prejudice.				
5	By his signature below, counsel for Oracle hereby attests that all parties listed below concur in				
6	the filing of this document.				
7		Respectfully submitted,			
8	Dated: February 28, 2022				
9		THE NORTON LAW FIRM PC			
10	By:	/s/ Nathan Walker Nathan Walker			
11		Attorneys for Plaintiffs			
12		ORACLE AMERICA, INC. and ORACLE INTERNATIONAL CORPORATION			
12					
13	Dated: February 28, 2022	Respectfully submitted,			
15		Chen Leftwich LLP			
	Bv	/s/ Li Chen			
16		Li Chen			
17		Kristoffer Leftwich Attorneys for Defendant			
18		NEC CORPORATION OF AMERICA			
19					
20	DUDSUANT TO STIDULATION IT IS SO ODD				
21	PURSUANT TO STIPULATION, IT IS SO ORD	EKED.			
22		FR			
23	DATED: March 1, 2022	CHARLES R. BREYER			
24		United State District Judge			
25					
26					
27					
28		1			
	1 STIPULATION TO DISMISS WITH PREJUDICE				
		CASE NO. 21-CV- 05270 CRB			