1 2 3 4 5	SEDGWICK, DETERT, MORAN & ARNOLD GREGORY READ Bar No. 049713 gregory.read@sdma.com JAMES YUANXIN LI Bar No. 135128 james.li@sdma.com One Market Plaza, 8th Floor San Francisco, California 94104 Telephone: (415) 781-7900 Facsimile: (415) 781-2635 and SEDGWICK, DETERT, MORAN & ARNOLD	
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9 10 11 12 13 14 15 16 17	Attorneys for Defendant and Counterclaimant CATERPILLAR INC. ISBESTER & ASSOCIATES, LLP A. JAMES ISBESTER Bar No. 129820 jamie@iandalaw.com 3160 College Avenue, Suite 203 Berkeley, CA 94705 Telephone: (510) 655-3014 Facsimile: (510) 655-3614 and LAW OFFICES OF C. CURTIS STAROPOLI, I CURTIS STAROPOLI ccs@cstaropolilaw.com Two Penn Center, Suite 200 Philadelphia, PA 19102 Telephone: (215) 854-4019 Facsimile: (215)689-2542 Attorneys for Plaintiff and Counterdefendant HEALTHTRAC CORPORATION	LLC
18	UNITED STATES	DISTRICT COURT
19	FOR THE NORTHERN DI	STRICT OF CALIFORNIA
20	SAN FRANCIS	SCO DIVISION
21 22	HEALTHTRAC CORPORATION, a Nevada Corporation	CASE NO. 3:05-CV-02727 MHP JOINT STIPULATION TO CONTINUE
23	Plaintiff,	CASE MANAGEMENT CONFERENCE HEARING FOR 30 DAYS BASED ON
24	V.	RESOLUTION BY SETTLEMENT AND [PROPOSED] ORDER
25	CATERPILLAR, INC., a Delaware corporation;	DATE: February 4, 2008 TIME: 3:00 p.m.
26	Defendant.	
SEDGWICK 28	AND RELATED COUNTER-CLAIM	

1	Plaintiff and counterdefendant Healthtrac Corporation, and defendant and	
2	counterclaimant Caterpillar Inc., respectfully submit this Joint Stipulation to continue the	
3	February 4, 2008 Case Management Conference hearing for 30 days because the parties have	
4	settled this matter and expect all releases to be signed and dismissals filed within 30 days.	
5	Therefore, the parties hereby stipulate and request that the CMC hearing in this matter be	
6	continued for 30 days, until a date in late February or early March, 2008 convenient with the	
7	court's calendar, in order that the joint release can be fully executed and the dismissals filed with	
8	the court	
9	SO STIPULATED.	
10	Dated: February 4, 2008 LAW OFFICES OF C. CURTIS STAROPOLI, LLC	
11		
12	By: C. Curtis Staropol;	
13	Attorneys for Plaintiff and Counterdefendant HEALTHTRAC CORPORATION	
14	THEALTITICAC CORTOR	
15	Dated: February 4, 2008 SEDGWICK, DETERT, MORAN & ARNOLD LLP	
16		
17	By: Gregory C. Read	
18	Attorneys for Defendant and Counterclaimant CATERPILLAR INC.	
19		
20	<u>ORDER</u>	
21	GOOD CAUSE APPEARING, the Case Management Conference in this matter shall be	
22	continued to March 3, 2008, at 3:00 p.m. NO FURTHER CONTINUANCES	
23	6 ATES DISTRICT	
24	Dated: February 4, 2008	
25	IT IS SO ORDERED	
26	S IT IS SOUTH TEDGE	
27	Judge Marilyn H. Patel	
SEDGWICK 28	Judge Main,	

JOINT STIPULATION TO CONTINUES