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5 Attorneys for Defendants
 6 MARTINDALE-HUBBELL AND
 7 LEXIS/NEXIS, divisions of
 REED ELSEVIER, INC.

FILED

DEC 21 2005

RICHARD W. WIEKING
 CLERK, U.S. DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA

8 UNITED STATES DISTRICT COURT
 9 NORTHERN DISTRICT OF CALIFORNIA
 10 SAN FRANCISCO DIVISION

11 INHERENT.COM aka INHERENT, INC.)
 12)
 13 Plaintiff,)
 14 v.)
 15 MARTINDALE-HUBBELL, LEXIS/NEXIS)
 INC. and DOES 1 through 200 inclusive,)
 16 Defendants.)
 17)
 18)
 19)

No. C 05 3515 MHP

~~PROPOSED~~
**ORDER PURSUANT TO
 STIPULATED REQUEST TO
 CONTINUE CASE MANAGEMENT
 CONFERENCE AND OTHER
 DEADLINES**

Complaint Filed: July 29, 2005

20 WHEREAS, on September 7, 2005, defendants Martindale-Hubbell and Lexis/Nexis,
 21 divisions of Reed Elsevier, Inc. (collectively, "Defendants") filed a motion to dismiss the
 22 Complaint of Plaintiff Inherent.com aka Inherent, Inc. ("Plaintiff") or in the alternative, to transfer
 23 the action pursuant to 28 U.C.S. § 1404 (collectively, the "Motion") to the United States District
 24 Court for the District of New Jersey ("New Jersey District Court") where another action is pending
 25 between the parties entitled, Reed Elsevier, Inc. v. Inherent.com, Inc. a/k/a Inherent, Inc. (Civil
 26 Action No. 05-4048 (JLL)) (the "New Jersey Action");

27 WHEREAS, on October 31, 2005, at the hearing before the Honorable Marilyn H. Patel on
 28

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1 Defendants' Motion, with counsel appearing for each side, the Court indicated that the present
2 action would be transferred to New Jersey District Court where the New Jersey Action is pending;

3 WHEREAS, the parties' respective counsel in the New Jersey Action have already
4 submitted a Proposed Joint Discovery Plan, discussed issues pursuant to Federal Rules of Civil
5 Procedure 26, an initial scheduling conference in the New Jersey Action is scheduled for January 5,
6 2006, and the New Jersey Action is proceeding;

7 WHEREAS, the parties in the present action seek to avoid any duplication of efforts in
8 discovery, alternative dispute resolution, or any other activity inconsistent with the proceedings in
9 the pending New Jersey Action;

10 WHEREAS, the Court in the present action has not yet issued its final order in connection
11 with the Defendants' Motion, and both Plaintiffs and Defendants jointly seek to defer and jointly
12 request a continuance of the Case Management Conference currently scheduled for January 9,
13 2005, and all other deadlines under the Order Setting Initial Case Management Conference issued
14 on August 30, 2005, pending the Court's anticipated order on Defendants' Motion and transfer of
15 the present action to the New Jersey District Court;

16 Pursuant to Local Rules 6-2 and 7-12 and the matters stated herein, the parties, by and
17 through counsel, hereby stipulate and jointly request as follows:

18 1. The Case Management Conference in this action now scheduled for January 9,
19 2006, at 4:00pm in Courtroom 15 of this Court is continued and hereby taken off-calendar;

20 2. Pending an Order from the Court on Defendants' pending Motion, all deadlines and
21 obligations under the Order Setting Initial Case Management Conference dated August 30, 2005, in
22 this action, are also deferred, continued and taken off-calendar;

23 3. There have been no previous time modifications in this action, either by stipulation
24 or order of the Court;

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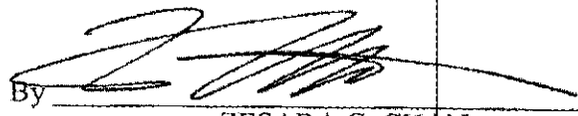
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4. This Stipulation shall modify the schedule for this action as set forth in the Order Setting Initial Case Management Conference dated August 30, 2005.

DATED: December 19, 2005

SHARTSIS FRIESE LLP

By 

ZESARA C. CHAN

Attorneys for Defendants
MARTINDALE-HUBBELL AND LEXIS/NEXIS,
divisions of REED ELSEVIER, INC.

DATED: December _____, 2005

LAW OFFICES OF PATRICK E. CATALANO

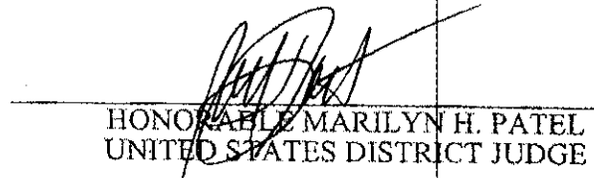
By _____
JANNIK P. CATALANO

Attorneys for Plaintiff
INHERENT.COM aka INHERENT, INC.

ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATED: December 20, 2005


HONORABLE MARILYN H. PATEL
UNITED STATES DISTRICT JUDGE

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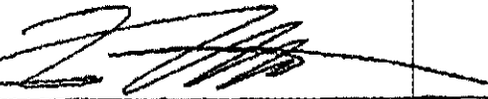
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By 
JANNIK CATALANO

Attorneys for Plaintiff
INHERENT.COM aka INHERENT, INC.

ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATED: December, 2005

HONORABLE MARILYN H. PATEL
UNITED STATES DISTRICT JUDGE

7C(CV7002400(11))1378.01

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