1 Matthew G. Ball (SBN 208881) matthew.ball@klgates.com 2 Harold H. Davis, Jr. (SBN 235552) 3 harold.davis@klgates.com Jas S. Dhillon (SBN 252842) 4 jas.dhillon@klgates.com K&L GATES LLP 5 Four Embarcadero Center, 12th Floor San Francisco, CA 94111 6 Telephone: (415) 882-8200 7 Fax: (415) 882-8220 8 Attorneys for Defendant MARCONI PLC, MARCONI COMMUNICATIONS and 9 TELENT LTD 10 UNITED STATES DISTRICT COURT FOR THE 11 NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO DIVISION 12 13 Case No. 3:05-cv-03988-CRB JOHN OSANITSCH, 14 15 STIPULATION TO CONTINUE HEARING Plaintiff, ON DEFENDANTS' MOTION FOR 16 ATTORNEYS' FEES; PROPOSED VS. ORDER] 17 MARCONI PLC, MARCONI ACQUISITION SUB, INC., MARCONI COMMUNICATIONS, [OLD] HEARING DATE: April 9, 2010 18 TELEPHON AB L.M. ERICCSON, TELENT [NEW] HEARING DATE: April 30, 2010 LTD.. 19 TIME: 10:00 a.m. JUDGE: Charles R. Breyer 20 Defendants. 21 22 23 24 25 26 27 28 STIPULATION TO CONTINUE HEARING ON DEFENDANTS' MOTION FOR ATTORNEYS' FEES

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On January 5, 2010, Defendants Marconi plc, Marconi Communications, and Telent plc (collectively "Defendants") filed a motion to recover their attorneys' fees pursuant to the Employee Separation Agreement and General Release executed between Plaintiff John Osanitsch ("Osanitsch") and Defendants. On January 15, 2010, Osanitsch and Defendants, collectively, filed a stipulation to continue the hearing date on Defendants' Motion for Attorneys' Fees from February 12, 2010 to March 12, 2010. On January 22, 2010, this Court granted the Stipulation between Osanitsch and Defendants. On March 11, 2010, Osanitsch and Defendants filed a second stipulation to further continue the hearing on Defendants' Motion for Attorneys' Fees in order to discuss and finalize settlement of this matter. On March 11, 2010, this Court granted Defendants' stipulation to move the hearing date from March 12, 2010 to April 9, 2010.

After this Court granted the Stipulation, the parties have continued to discuss settlement of this action. Osanitsch and Defendants have exchanged drafts of a settlement agreement. Further, the parties have agreed on the form and content of the final settlement agreement. The parties are very close to finalizing a settlement agreement, but need additional time to execute the necessary documents to finalize settlement and dismiss this action. In order to reach final settlement of this action, the parties have agreed, and hereby stipulate, to continue the hearing date on Defendants' Motion for Attorneys' Fees. Accordingly, Osanitsch and Defendants stipulate and agree to continue the hearing date on Defendants' Motion for Attorneys' Fees from April 9, 2010 to April 30, 2010, or as soon thereafter as the Court finds convenient.

1 **K&L GATES LLP** 2 3 Dated: April 8, 2010 By: /s/ Jas S. Dhillon 4 Matthew G. Ball (SBN 208881) matt.ball@klgates.com 5 Harold H. Davis, Jr. (SBN 235552) harold.davis@klgates.com 6 Jas S. Dhillon (SBN 252842) 7 jas.dhillon@klgates.com 8 Attorneys for Defendant MARCONI PLC, MARCONI COMMUNICATIONS and 9 TELENT LTD. 10 11 THE LAW OFFICES OF JAMES J. 12 **SELTZER** 13 Dated: April 8, 2010 By: /s/ James J. Seltzer 14 James J. Seltzer 15 Attorney for Plaintiff JOHN OSANITSCH 16 17 18 PURSUANT TO STIPULATION IT IS SO ORDERED. 19 Dated: April 9, 2010 20 The Ho IT IS SO ORDEREI 21 22 Judge Charles R. Breyer 23 24 25 26 27

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