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8 9		TES DISTRICT COURT TRICT OF CALIFORNIA
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11	E. I. DU PONT DE NEMOURS AND) Case No. 3:11-cv-01665-JSW
12	COMPANY,	 JOINT STATUS REPORT AND PROPOSED+ORDER EXTENDING
13	Plaintiff,) <u>STAY OF ACTION</u>
14	v.))) Jude en Harri Jaffreer C. Willite
15 16	USA PERFORMANCE TECHNOLOGY, INC., PERFORMANCE GROUP (USA), INC., WALTER LIEW, and JOHN LIU,	 Judge: Hon. Jeffrey S. White Hearing Date: None
17	Defendants.))
18))
19		_) _)
20	Pursuant to the Court's July 12, 2013	3 Order, Plaintiff E. I. du Pont de Nemours and
21	Company ("DuPont") and defendants Walter Liew and USA Performance Technology, Inc.	
22	(collectively "USAPT") submit this Joint Status Report. The parties request that the stay in this	
23	matter set to expire on September 17, 2013, remain in place for an additional 60 days, through	
24	November 18, 2013.	
25	On April 6, 2011, DuPont filed the instant suit. (Docket # 1.) Defendants filed their	
26	Substituted Answer and Counterclaim on July 11, 2011. (Docket # 35.) The action was first	
27	stayed on July 22, 2011. (Docket # 39.)	
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1 On August 23, 2011, the United States filed United States v. Walter Liew and Christina 2 Liew, No. CR-11-0573-RS. On February 7, 2012, the United States filed a superseding indictment in said action. (Id. at Docket # 64.) On March 12, 2013, the United States filed a 3 Second Superseding Indictment. (Id. at Docket # 269.) 4 5 DuPont's Position: The second superseding indictment alleges that defendant Walter Liew, his wife, Christina Liew, and several other individual defendants violated multiple federal 6 trade secret and economic espionage laws when they stole - and utilized - the trade secrets at 7 issue in this action. Inter alia, Mr. Liew is charged with Conspiracy to Commit Economic 8 Espionage, Conspiracy to Commit Theft of Trade Secrets, Possession of Trade Secrets, 9 10 Conveying Trade Secrets, Witness Tampering, and False Statements. (See id. ¶¶ 16-97.) In addition, the second superseding indictment identifies five DuPont trade secrets relating to its 11 TiO2 technology at issue in the criminal action. (Id. \P 14.) The second superseding indictment 12 also names various of the Pangang Companies and charges them with 1) Conspiracy to Commit 13 Economic Espionage, 2) Conspiracy to Commit Theft of Trade Secrets, and 3) Attempted 14 15 Economic Espionage. (Id. ¶ 9-10, 17, 22-31, 39-40, 45, 52-54, 57-58.) USAPT's Position: Defendants believe that the second superseding indictment speaks for 16 17 itself, and no further explanation or commentary is appropriate or needed. History Relating to the Stay in this Action 18 On September 7, 2011, this Court issued an Order relating the criminal proceeding with 19 20this action, pursuant to its determination that this action and the criminal proceeding are related within the meaning of Crim. L.R. 8-1(b). (Docket #42.)¹ 21 22 On September 23, 2011, the parties filed a joint status report requesting that the stay 23 initially entered on July 22, 2011 (Docket # 39), be extended for an additional 60 days. (Docket 24 # 44.) On September 29, 2011, the Court granted the parties' request. (Docket # 45.) /// 25 26

 ¹ On September 16, 2011, DuPont dismissed without prejudice defendant John Liu pursuant to Federal Rule of Civil Procedure 41(a)(1). (Docket # 43.) Thus, the only remaining defendants in this action are Walter Liew and his companies, USA Performance Technology Inc. and Performance Group, Inc.

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On November 23, 2011, the parties filed an additional joint status report requesting that 1 the stay be extended for an additional 60 days. (Docket # 46.) The Court granted the parties' 2 request on November 29, 2011. (Docket # 48.) 3 On January 24, 2012, the parties filed an additional joint status report requesting that the 4 stay be extended for an additional 60 days. (Docket # 49.) The Court granted the parties' 5 request on January 31, 2012. (Docket # 50.) 6 On March 26, 2012, the parties filed an additional joint status report requesting that the 7 stay be extended for an additional 60 days. (Docket # 51.) The Court granted the parties' 8 9 request on March 27, 2012. (Docket # 52.) 10 On May 23, 2012, the parties filed an additional joint status report requesting that the stay be extended for an additional 60 days. (Docket # 53). The Court granted the parties' 11 request on May 23, 2012. (Docket # 54). 12 On July 23, 2012, the parties filed an additional joint status report requesting that the stay 13 be extended for an additional 60 days. (Docket # 55). The Court granted the parties' request on 14 15 July 24, 2012. (Docket # 56). On September 21, 2012, the parties filed an additional joint status report requesting that 16 the stay be extended for an additional 60 days. (Docket # 57). The Court granted the parties' 17 request later that day. (Docket # 58). 18 On November 20, 2012, the parties filed an additional joint status report requesting that 19 20 the stay be extended for an additional 60 days. (Docket # 59). The Court granted the parties' request later that day. (Docket # 60). 21 On January 18, 2013, the parties filed an additional joint status report requesting that the 22 stay be extended for an additional 60 days. (Docket # 61). The Court granted the parties' 23 request later that day. (Docket # 62). 24 On March 26, 2013, the parties filed an additional joint status report requesting that the 25 stay be extended for an additional 60 days. (Docket # 63). The Court granted the parties' 26 request later that day. (Docket # 64). 27 /// 28

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1	On May 20, 2013, the parties file	ed an additional joint status report requesting that the
2	stay be extended for an additional 60 day	ys. (Docket # 65). The Court granted the parties'
3	request on May 21, 2013. (Docket # 66).	
4	On July 12, 2013, the parties filed an additional joint status report requesting that the stay	
5	be extended for an additional 60 days. (Docket # 67). The Court granted the parties' request	
6	later that day. (Docket # 68).	
7	The undersigned counsel request that the stay remain in place for an additional 60 days,	
8	at which time the parties will update the Court.	
9		
10	Dated: September 10, 2013	GLYNN & FINLEY, LLP
11		CLEMENT L. GLYNN MORGAN K. LOPEZ
12		JONATHAN A. ELDREDGE One Walnut Creek Center
13		100 Pringle Avenue, Suite 500 Walnut Creek, CA 94596
14		Der /a/ Manzan V. Lana
15		By <u>/s/ Morgan K. Lopez</u> Attorneys for Plaintiff
16	Dated: September 10, 2013	MOUNT & STOELKER, P.C. DANIEL S. MOUNT
17		ON LU KEVIN M. PASQUINELLI
18		RiverPark Tower, Suite 1650 333 West San Carlos Street
19		San Jose, CA 95110-2740
20		By <u>/s/ Daniel S. Mount</u> Attorneys for Defendants USA Performance
21		Technology, Inc., and Walter Liew
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1	[PROPOSED] ORDER	
2	Having read and considered the Joint Status Report,	
3	IT IS ORDERED THAT:	
4	The parties' request that the stay be extended until November 18, 2013-is hereby	
5	GRANTED. Counsel shall submit a joint status report on or before November 11, 2013.	
6	Court extends the stay until December 6, 2013. The parties shall file a joint status report on or before	
7	December 2, 2013.	
8 9	September <u>23</u> , 2013 Honorable effret S. White UNITED STATES DISTRICT JUDGE	
10	UNITED STATES DISTRICT JUDGE	
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