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6 7	Attorneys for Defendant RACING THE PLANET LIMITED		
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
11	ONE PICA, INC., a Massachusetts	Case No. 3:13-cv-05679 NC	
12	Corporation,	STIPULATION AND [PROPOSED] ORDER TO CONTINUE CASE	
13	Plaintiff,	MANAGEMENT CONFERENCE, RTP'S	
14	V.	MOTION, AND OPI'S ANSWER TO RTP'S COUNTERCLAIM	
15	RACING THE PLANET, LTD., a Hong Kong Local Limited Company,	Hon. Nathanael Cousins	
16	Defendant.		
17			
18 19	RACING THE PLANET, LTD., a Hong Kong Local Limited Company,		
20	Counterclaimant,		
21	v.		
22	ONE PICA, INC., a Massachusetts Corporation,		
23	Counterdefendant.		
24	Counterderendant.		
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28			

TO ALL PARTIES AND THEIR COUNSEL OF RECORD:

Plaintiff and Defendant (collectively, the "Parties"), by and through their respective counsel, hereby stipulate to the following and ask the Court to enter the Proposed Order as set forth below:

- On March 4, 2014, the Parties filed a joint stipulation to continue the initial Case Management Conference to April 16, 2014 because RacingThePlanet Limited intended to notice a motion for the same date.
- 2. On March 4, 2014, the Court granted the Parties' joint stipulation and set the initial Case Management Conference for April 16, 2014 at 1:00 p.m.
- 3. However, in the last week, the Parties have been engaged in settlement discussions and have agreed to jointly request that: (1) the initial Case Management Conference be moved to April 23, 2014 at 1:00 p.m.; (2) RacingThePlanet will file its motion on March 19, 2014 and therefore notice it for April 23, 2014 at 1:00 p.m.; and (3) One Pica, Inc.'s response to RacingThePlanet's counterclaim be due on March 19, 2014.

IT IS HEREBY STIPULATED, by and between the parties through their respective counsel, that:

The initial Case Management Conference shall be moved to April 23, 2014 at 1:00 p.m.; RacingThePlanet shall file its motion on March 19, 2014 and notice it for April 23, 2014 at 1:00 p.m.; and One Pica's response to RacingThePlanet's counterclaim shall be due on March 19, 2014.

IT IS SO STIPULATED.

1	Dated: March 13, 2014 HOGAN	N LOVELLS US LLP
2		/s/ Clark S. Stone
3	3	Clark S. Stone Attorneys for Defendant
4	4	RACINGTHEPLANET LIMITED
5	5 Dated: March 13, 2014 AMAZI	E HOLDING CORPORATION
6		/s/ Omar Jabbour
7	7	Omar Jabbour Attorneys for Plaintiff
8	8	ONE PICA, INC.
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15		
16	ATTESTATION	
17		
18 19	I, Clark S. Stone, am the ECF user whose identification and password are being used to file the instant document. Pursuant to Civil Local Rule 5-1(i)(3), I hereby attest that all counsel whose electronic signatures appear above provided their authority and concurrence to file this	
20		
21		
22	document.	
23	4	/s/ Clark S. Stone Attorneys for RacingThePlanet Limited
24		
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28		

[PROPOSED] ORDER

PURSUANT TO STIPULATION, IT IS THE ORDER OF THIS COURT that: (1) the initial Case Management Conference is moved to April 23, 2014 at 1:00 p.m.; (2) RacingThePlanet shall file its motion on or before March 19, 2014 and notice it for April 23, 2014 at 1:00 p.m.; and (3) One Pica's response to RacingThePlanet's counterclaim is due on March 19, 2014.

IT IS SO ORDERED.

Dated: <u>March 13, 2014</u>

