1 2 3 4 5 6 7 8	Benjamin K. Lunch, State Bar No. 246015 Wan Yan Ling, State Bar No. 297029 NEYHART, ANDERSON, FLYNN & GROSE 369 Pine Street, Suite 800 San Francisco, CA 94104 Tel. (415) 677-9440 Fax (415) 677-9445 Email: blunch@neyhartlaw.com wling@neyhartlaw.com Carmen Plaza de Jennings, State Bar No. 91742 HIRSCHFELD KRAEMER LLP 505 Montgomery Street, 13th Fl San Francisco, CA 94111 Tel: (415) 835-9000 Email: cpdjennings@hkemploymentlaw.com		
10	Attorneys for Plaintiffs & Defendants		
11	U.S. DISTRICT COURT		
12			
13	NORTHERN DISTRICT OF CALIFORNIA		
14	ELECTRICAL INDUSTRY SERVICE	Case No. 3:13-cv-05	5810-WHO MED
15	BUREAU, INC.; NORTHERN CALIFORNIA ELECTRICAL WORKERS STIPULATION RE: EXTENSION OF		
16	PENSION TRUST; et al.	DISCOVERY & OF	
17	Plaintiffs,	Mediator:	C. Mark Humbert
18	V.	Complaint Filed: Trial Date:	December 16, 2013 May 18, 2015
19	BEING OF SERVICE, INC., a California	That Date:	May 18, 2013
20	corporation; ADVANCED ELECTRIC SOLUTIONS, a California corporation,		
21	Defendants.		
22			
23			
24			
25			
26			
27			
28			
<i>i</i>			

NEYHART,
ANDERSON,
FLYNN &
GROSBOLL
ATTORNEYS AT LAW

The parties to the above-action hereby submit the following Stipulation regarding the Civil Pretrial Order issued on April 23, 2014 by the Hon. William H. Orrick.

WHEREAS, the parties are in the midst of mediation;

WHEREAS, the parties are in the process of meeting and conferring via telephone and written correspondence regarding a potential exchange of information in an effort to resolve this

case;

WHEREAS, the parties' selected mediator, C. Mark Humbert, is facilitating the parties' exchange of information and continued settlement efforts;

WHEREAS, the parties wish to continue to engage in meaningful mediation and settlement efforts:

In light of the foregoing, Plaintiffs ELECTRICAL INDUSTRY SERVICE BUREAU INC. and NORTHERN CALIFORNIA ELECTRICAL WORKERS PENSION TRUST, et al. and Defendants BEING OF SERVICE, INC., a California Corporation and ADVANCED ELECTRIC SOLUTIONS, INC., a California Corporation, by their undersigned counsel, do hereby stipulate to an order continuing the dates for the pre-trial schedule by ninety days:

MatterDate as scheduledDate continued toDiscovery cutoff:November 28, 2014February 26, 2015Expert disclosure:October 10, 2014January 8, 2015Motions heard by:February 11, 2015May 12, 2015

Both parties believe this continuance in the best interest of expeditiously resolving the case.

IT IS SO STIPULATED.

Respectfully submitted,

Dated: October 6, 2014 NEYHART, ANDERSON, FLYNN & GROSBOLL

Neyhart, 27
Anderson,
Flynn & 28
Grosboll

ATTORNEYS AT LAW

NEYHART,
ANDERSON,
FLYNN &
GROSBOLL
ATTORNEYS AT LAW