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14	(PULLMAN)				
15	UNITED STATES DISTRICT COURT				
16	NORTHERN DISTRICT OF CALIFORNIA				
17					
18	UNITED STATES OF AMERICA for the use and benefit of SHARED SYSTEMS				
19	TECHNOLOGY, INC. (PULLMAN), a corporation,	Case No. 3:14-CV-02871-RS			
20	Plaintiff,	STIPULATION AND ORDER			
21	v.	CONTINUING CASE MANAGEMENT CONFERENCE AND EXTENDING TIME			
22	AMEC ENVIRONMENT &	TO RESPOND TO COMPLAINT			
23	INFRASTRUCTURE, INC., a corporation; and ZURICH AMERICAN	Complaint Filed: June 20, 2014 Current CMC Date: October 2, 2014			
24	INSURANCE COMPANY, a corporation,				
25	Defendants.				
26					
27	Plaintiff, Shared Systems Technology, Inc. (Pullman) ("SST"), and defendant				
28	AMEC Environment & Infrastructure, Inc. ("AMEC") (collectively, the "Parties"), by and				
SCHIFF HARDIN LLP ATTORNEYS AT LAW SAN FRANCISCO	CASE NO. 3:14-CV-02871-RS STIPULATION AND [PROPOSED] ORDER CONTINUING CASE MANAGEMENT CONFERENCE				
JAN I RANCISCO		AND EXTENDING TIME TO RESPOND TO COMPLAINT			

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through their undersigned counsel, hereby stipulate to (1) a 60-day continuance of the Case Management Conference ("CMC") (and all dates associated therewith), currently set for December 11, 2014, and (2) an extension of Defendants' time to respond to the Complaint from November 21, 2014, to and including January 20, 2015. The Parties' stipulation is based on the following facts:

- SST filed a Complaint to Recover on Payment Bond (Miller Act)
 ("Complaint") on June 20, 2014. The case was initially assigned to Magistrate Elizabeth LaPorte.
- 2. The action arises out of a federal construction project to stabilize and repair exterior walls of the cellhouse on Alcatraz Island. SST was a sub-subcontractor on the project; AMEC was the general contractor; and Zurich issued the Miller Act payment bond. SST's contract on the project was with Spectrum Services Group ("Spectrum"). Spectrum is not a party to this case but has brought its own separate action against AMEC.
- 3. SST commenced this action in June to stop the running of the statute of limitations. However, at the time the action was commenced, the parties planned to participate in a multi-party mediation session before mediator, Randall Wulff of Wulff Quinby Sochynsky. After the mediation session before Mr. Wulff, the Parties negotiated basic terms for a settlement that, when finalized, will result in a dismissal of this action.
- 4. The settlement negotiated by the Parties is taking additional time to finalize and document because it involves a complex liquidation, sharing and pass-through agreement. The settlement is complex because it involves the Contract Disputes Act, the application of relevant FAR provisions, ongoing litigation between AMEC and Spectrum, and this pending case under the Miller Act. Because the settlement entails a pass-through

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agreement, the final resolution of SST's claims in this case is dependent on the resolution of Spectrum's claims against AMEC as well.

- 5. The Parties and Spectrum continue to negotiate and exchange support for their claims under the Contract Disputes Act. Currently, SST has submitted all requested supporting documentation for its claims, and the Parties are awaiting final support for one of the claims asserted by Spectrum. The Parties hope to be able to agree on all of the detailed terms and finalize a settlement agreement within the next 30 days.
- 6. All defendants in this case have been served with the Complaint, and there have been three prior stipulations extending their time to respond. Defendants' response is now due on November 21, 2014.
- 7. On July 29, 2014, SST filed a declination of assignment to Magistrate LaPorte, and the case was thereafter assigned to this Court.
- 8. On July 31, 2014, the Clerk issued a notice setting the initial CMC in this Court for October 2, 2014.
- 9. On September 8, 2014, this Court entered an Order extending Defendants' time to respond to November 21, 2014 and continuing the Case Management Conference until December 11, 2014.
- 10. The Parties wish to avoid the time and expense of responding to the Complaint, making initial Rule 26 disclosures, engaging in a Rule 26(f) conference, and preparing for and attending the CMC, while they finalize and document the settlement they have negotiated. This settlement, when finalized and documented, will result in a dismissal of this case.
- 11. The Parties, therefore, respectfully request that: (1) Defendants' time to respond to the Complaint be extended to and including January 20, 2015; (2) the CMC be continued for 60 days, until early February, 2015 on a date convenient to the Court; and (3) the dates for filing the Rule 26(f) report, completing initial disclosures, and filing the Joint CMC statement be continued until one week before the new CMC date.

1	Dated:	November 18, 2014	Respectfully submitted,
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13			Attorneys for Plaintiff
14			SHARED SYSTEMS TECHNOLOGY, INC. (PULLMAN)
15			(I O E E E E E E E E E E E E E E E E E E
16 17	Dated:	November 18, 2014	KILPATRICK TOWNSEND & STOCKTON LLP
18			By:/s/ Holly Gaudreau
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28			AMEC ÉNVIRONMENT & INFRASTRUCTURE, INC.
n LLP _{Law}		STIPULATION AND [PRC	- 4 - CASE NO. 3:14-CV-02871-RS PPOSED] ORDER CONTINUING CASE MANAGEMENT CONFERENCE

SCHIFF HARDIN I ATTORNEYS AT LAW SAN FRANCISCO

1	<u>ORDER</u>		
2	Pursuant to the Parties' stipulation and for good cause shown, IT IS HEREBY		
3	ORDERED that:		
4	1. Defendants' time to respond to the Complaint shall be extended to and		
5	including January 20, 2015;		
6	2. The Case Management Conference shall be continued from December 11,		
7	2014, until February 12, 2015 at 10:00 a.m.; and		
8	3. All other deadlines associated with the Case Management Conference,		
9	including the filing of the Rule 26(f) report, completing initial disclosures, and filing the		
10	Joint Case Management Conference statement, shall be continued until one week before		
11	the new CMC date. The Parties shall comply with this Court's Standing Order re: Initial		
12	Case Management and the Standing Order for All Judges of the Northern District of		
13	California re: Contents of Joint Case Management Statements.		
14	Dated: November 18, 2014		
15	Dated: November 18, 2014 Richard Seeborg		
16	United States District Judge		
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SCHIFF HARDIN LLP ATTORNEYS AT LAW SAN FRANCISCO

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