1 2 3 4 5 6 7 8 9	NOSSAMAN LLP VERONICA M. GRAY (SBN 72572) vgray@nossaman.com ANDREW C. CRANE (SBN 285211) acrane@nossaman.com 18101 Von Karman Avenue, Suite 1800 Irvine, CA 92612 Telephone: 949.833.7800 Facsimile: 949.833.7878 S. ASHAR AHMED (SBN 256711) aahmed@nossaman.com 50 California Street, 34th Floor San Francisco, CA 94111 Telephone: 415.398.3600		
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11 12 13	Attorneys for Plaintiffs and Counter-Defendants ICE Consulting, Inc.; Uzair Sattar; and Derick Needham [Additional Counsel on Signature Page]		
14 15	UNITED STATES DISTRICT COURT		
16	NORTHERN DISTRICT OF CALIFORNIA		
17	SAN FRANCISCO DIVISION		
18 19	ICE CONSULTING, INC., UZAIR SATTAR, and DERICK NEEDHAM	Case No: 3:16-cv-04349-EMC	
20	Plaintiffs and Counter- Defendants,	STIPULATION TO CONTINUE CASE MANAGEMENT CONFERENCE AND HEARING	
21	VS.	ON ICE CONSULTING, INC.'S MOTION TO DISMISS AND	
22	GAVIN JENSEN,	[PR OPOS ED] ORDER	
23	Defendant and Counter- Claimant.	Current Date of CMC: Jan. 12, 2017 Proposed New Date	
24 25		Of CMC: Feb. 2, 2017	
25 26		Trial: Not Set	
20 27			
28			
		Case No. 3:16-cv-04349-EMC AGEMENT CONFERENCE AND HEARING ON O DISMISS AND [PROPOSED] ORDER	
	41081262.v1	Dockets.Justia	

1	Pursuant to Local Rule 6-2, Plaintiffs and Counter-Defendants ICE		
2	Consulting, Inc. ("ICE"), Uzair Sattar, and Derick Needham (collectively,		
3	"Plaintiffs"), and Defendant and Counter-Claimant Gavin Jensen ("Defendant")		
4	(Plaintiffs and Defendant are herein referred to collectively as the "Parties"), by		
5	and through their respective counsel, hereby enter into this Stipulation to Continue		
6	the Case Management Conference and Hearing on ICE's Motion to Dismiss. This		
7	Stipulation is based on the contents of this stipulation and the Declaration of		
8	Andrew C. Crane ("Crane Dec."), filed concurrently herewith.		
9	WHEREAS, on December 9, 2016, the Parties reached a settlement in		
10	principle. Crane Dec., ¶ 2.		
11	WHEREAS, on December 12, 2016, the Parties submitted a Notice of		
12	Conditional Settlement and Request to Stay Proceedings (Dkt. No. 97), informing		
13	the Court of the settlement in principle and requesting time to prepare and execute		
14	the settlement documents. Crane Dec., ¶ 3.		
15	WHEREAS, the Court entered an Order staying all proceedings, and		
16	resetting the hearing date for ICE's Motion to Dismiss Defendant's Second, Third,		
17	Fourth, and Fifth Counterclaims ("Motion to Dismiss") to January 12, 2017 at		
18	1:30 p.m. (Dkt. No. 99). Per this same order, the Court also reset the Case		
19	Management Conference from December 15, 2016, to January 12, 2017. Crane		
20	Dec., ¶ 3.		
21	WHEREAS, on January 4, 2017, counsel for the Parties received a request		
22	from the clerk of this Court regarding the status of the Parties' settlement. Crane		
23	Dec., ¶ 4.		
24	WHEREAS, on January 5, 2017, counsel for Plaintiffs explained that		
25	(1) due to the intervening holiday season and respective holiday travel on the part		
26	of the Parties and their respective counsel, the settlement agreement has not yet		
27	been finalized, although the Parties anticipate finalizing the terms of the settlement		
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	STIPULATION TO CONTINUE CASE MANAGEMENT CONFERENCE AND HEARING ON ICE CONSULTING, INC.'S MOTION TO DISMISS AND [PROPOSED] ORDER 41081262.v1		

1	agreement within a matter of days; and (2) the Parties intend to file a Joint Motion		
2	requesting the Court to retain jurisdiction to enforce the settlement agreement no		
3	later than January 12, 2017, followed by a Joint Request for Dismissal. Crane		
4	Dec., ¶ 4.		
5	WHEREAS, in response, the clerk of this Court suggested the Parties		
6	submit a stipulation continuing the hearing date on ICE's Motion to Dismiss to		
7	avoid the Court spending unnecessary time preparing for the Motion. Crane Dec.,		
8	¶ 5.		
9	WHEREAS, the three week extension sought by this Stipulation will not		
10	affect any other dates currently calendared, because as of the filing of this		
11	Stipulation, there are no dates currently calendared beyond the hearing and Case		
12	Management Conference. Moreover, as set forth above, the Parties have settled		
13	this matter in principle and will be submitting filings with the Court regarding the		
14	settlement within a matter of days. Crane Dec., ¶ 6.		
15	THEREFORE, THE PARTIES HEREBY STIPULATE:		
16	That the hearing on ICE's Motion to Dismiss and the Case Management		
17	Conference shall be continued from January 12, 2017, to February $3, 2017, at 1:30$		
18	p.m.		
19	IT IS SO STIPULATED.		
20	NOSSAMAN LLP		
21	Date: January 6, 2017 VERONICA M. GRAY ANDREW C. CRANE		
22			
23	By: <u>/s/ Andrew C. Crane</u>		
24	Andrew C. Crane		
25	Attorneys for Plaintiffs and Counter- Defendants		
26	ICE Consulting, Inc.; Uzair Sattar;		
27	and Derick Needham		
28	- 2 - Case No. 3:16-cv-04349-EMC		
	STIPULATION TO CONTINUE CASE MANAGEMENT CONFERENCE AND HEARING ON ICE CONSULTING, INC.'S MOTION TO DISMISS AND [PROPOSED] ORDER 41081262.v1		

1 2	Date: January 6, 2017	DHILLON LAW GROUP INC
		By: <u>/s/ Nitoj P. Singh</u>
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