1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA—SAN FRANCISCO DIVISION 10 11 UNITED STATES OF AMERICA for the Use and Case No.: 3:08-CV-01932 -PJH 12 Benefit of ISEC, INC., STIPULATION AND [PROPOSED] 13 Plaintiffs, ORDER FURTHER EXTENDING 14 CASE SCHEDULE AND CASE VS. MANAGEMENT CONFERENCE 15 Judge: Hon. Phyllis J. Hamilton DICK/MORGANTI, a joint venture, DICK CORPORATION, THE MORGANTI GROUP. 16 AMERICAN CASUALTY COMPANY OF READING, PA, NATIONAL UNION FIRE 17 INSURANCE COMPANY OF PITTSBURGH, PA, CONTINENTAL CASUALTY COMPANY, and 18 DOES 1 through 10, inclusive, 19 Defendants. 20 Pursuant to Civil Local Rule 6-2, the parties, Use Plaintiff ISEC, Inc. ("ISEC"), on the one 21 hand, and Defendants Dick/Morganti, a Joint Venture ("Dick/Morganti"), Dick Corporation, The 22 Morganti Group, American Casualty Company of Reading, Pennsylvania, Continental Casualty 23 Company, National Union Fire Insurance Company of Pittsburgh, PA, (collectively "Defendants") 24 on the other, hereby stipulate and agree as follows: 25 The parties are in the final steps of negotiating the terms of a settlement agreement that 26 they hope to have finalized and executed within the next two weeks. Accordingly, the parties 27 28

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1	hereby stipulate and agree to continue the deadline for Defendants to respond to ISEC's complaint
2	in this action by two weeks to November 7, 2008.
3	The parties have previously stipulated, and the Court has previously allowed, time
4	extensions for the response to the complaint and corresponding time extensions to the Rule 26:
5	report and Initial Case management Conference. The parties have filed the ADR Certification
6	
7	Dated: October 28, 2008 MUZI & ASSOCIATES 1851 E. First Street, Suite 1257
8	Santa Ana, CA 92705-4017 Tel. 949.553 9277 // Fax 949.553.9288
9	() aux XX a i)
10	Dana L. Harris
11	Attorneys for ISEC, INC.
12	Dated: October 28, 2008 THELEN LLP
13	101 Second Street, Suite 1800 San Francisco, CA 94105
14	Tel. 415.371.1200 // Fax 415.371.1211
15	By: John Foust
16	Attorneys for Defendants DICK/MORGANTI, DICK CORPORATION, THE MORGANTI GROUP,
17	AMERICAN CASUALTY COMPANY OF READING, PA, NATIONAL UNION FIRE
18	INSURANCE COMPANY OF PITTSBURGH, PA and CONTINENTAL CASUALTY COMPANY
19	j.
20 	
21	ODDED.
22	ORDER PURSUANT TO STIPULATION, IT IS SO ORDERED. STATES DISTRICT CO.
23	PURSUANT TO STIPULATION, IT IS SO ORDERED.
24 25	Dated: October 31 , 2008
25 26	
27	Hon. United
28	Hon. United Northern Judge Phyllis J. Hamilton
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	STIPULATION AND [PROPOSED] ORDER EXTENDING CASE SCHEDUL Acade No.: 3:08 CX-00932 - PJH

DECLARATION OF JOHN FOUST

I, John Foust, declare:

- 1. I am an attorney-at-law, an attorney with Thelen LLP and counsel of record for the defendants in this case, including defendant Dick/Morganti, a joint venture.
- The parties are in the final steps of negotiating the terms of a settlement agreement that they hope to have finalized and executed within the next two weeks.
- 3. Accordingly, the parties hereby stipulate and agree to continue the deadline for Defendants to respond to ISEC's complaint in this action by two weeks to November 7, 2008.
- 4. The parties have previously stipulated, and the Court has previously allowed, time extensions for the response to the complaint to June 27, July 16, July 30, August 13, September 10, and most recently, October 20, 2008, and corresponding time extensions to the Rule 26 report and Initial Case management Conference.

I declare under penalty of perjury under the law of the United States that the foregoing is true and correct.

Executed on October 28, 2008, in San Francisco, California.

John Foust