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6 Attorneys for Plaintiff
 SCHLUMBERGER TECHNOLOGY CORPORATION, INC.
 7 and Third Party Defendant
 NATIONAL SEMICONDUCTOR (MAINE), INC.
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9 UNITED STATES DISTRICT COURT
 10 NORTHERN DISTRICT OF CALIFORNIA

12 SCHLUMBERGER TECHNOLOGY
 CORPORATION, Inc., a Texas corporation,

13 Plaintiff,

14 v.

15 EAST CHARLESTON, INC., a California
 16 corporation; PACIFIC AMERICAN
 MANAGEMENT COMPANY, a California
 17 Limited Liability Corporation,

18 Defendants.

19 AND RELATED CASES
 20

Case No. CV 11-02587 LHK

STIPULATION TO WITHDRAWAL OF
 JURY DEMAND AND CONSENT TO
 NONJURY TRIAL

Fed. R. Civ. P. 38(d), 39(a)(1)

STIPULATION

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WHEREAS, Defendants East Charleston, Inc. (“ECI”) and Pacific American Management Company (“PAMCO”) have demanded a jury trial in this action pursuant to Federal Rule of Civil Procedure 38 [Docket for Case No. CV 11-02587 LHK Nos. 10, 54, 70, 93, and 154];

WHEREAS, none of the other parties in this action filed a demand for a jury trial in this action; and

WHEREAS, the parties seek to have all issues in this matter tried by the Court in the absence of a jury;

NOW THEREFORE, consistent with Federal Rules of Civil Procedure 38(d) and 39(a)(1), Civil Local Rule 7-12, and the Court’s April 1, 2013 Order Granting in Part and Denying in Part Stipulation to Clarify and Consolidate Case Schedule, the Parties jointly stipulate to, and ask the Court to enter the attached Proposed Order providing that all issues in this case will be tried before the bench. The Parties, through their counsel of record, further stipulate to the following:

ECI and PAMCO hereby withdraw their demand for jury trial and consent to a nonjury trial by the Court of all issues in this action, pursuant to Federal Rules of Civil Procedure 38(d) and 39(a)(1).

DATED: April 15, 2013

GREBEN & ASSOCIATES

By: /s/ JAN A. GREBEN
JAN A. GREBEN
Attorneys for Defendants
East Charleston, Inc. and
Pacific American Management Company

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1 Schlumberger Technology Corporation, Inc., National Semiconductor (Maine), Inc., Advalloy,
2 Inc., by and through Intervenor Great American Insurance Company of New York, and
3 Intervenor Travelers Casualty and Surety Company fka The Aetna Casualty and Surety
4 Company, as Alleged Insurer of Suspended Corporation Third-Party Defendant Advalloy, Inc.,
5 hereby stipulate their consent to a nonjury trial by the Court of all issues in this case and consent
6 to ECI and PAMCO's withdrawal of their jury demand, pursuant to Federal Rules of Civil
7 Procedure 38(d) and 39(a)(1).

8 DATED: April 15, 2013

BARG COFFIN LEWIS & TRAPP, LLP

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By: /s/ J. THOMAS BOER
J. THOMAS BOER
Attorneys for Plaintiff
Schlumberger Technology Corporation, Inc.

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DATED: April 17, 2013

WOOD, SMITH, HENNING & BERMAN LLP

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By: /s/ EMIL A. MACASINAG
EMIL A. MACASINAG
Attorneys for Third Party Defendant,
Counter-Claimant and Cross-Claimant
ADVALLOY INC. by and through
Intervenor GREAT AMERICAN
INSURANCE COMPANY OF NEW YORK

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DATED: April 17, 2013

LEWIS BRISBOIS BISGAARD & SMITH LLP

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By: /s/ JOSEPH A. SALAZAR JR.
JOSEPH A. SALAZAR JR.
Attorneys for INTERVENOR TRAVELERS
CASUALTY AND SURETY COMPANY
fka THE AETNA CASUALTY AND
SURETY COMPANY As Alleged Insurer of
Suspended Corporation Third- Party
Defendant ADVALLOY, INC.

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Case No. CV 11-02587 LHK

~~PROPOSED~~ ORDER RE:
WITHDRAWAL OF JURY DEMAND AND
CONSENT TO NONJURY TRIAL

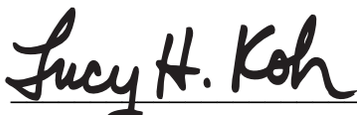
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~~PROPOSED~~ ORDER

Pursuant to the Stipulation and ~~Proposed~~ Order Re: Withdrawal of Jury Demand and Consent to Nonjury Trial, the Court approves the withdrawal of the jury demand by East Charleston, Inc., and Pacific American Management Company, and it is hereby ordered that all issues in this case will be tried by bench trial.

IT IS SO ORDERED.

Dated: April 18, 2013



Honorable Lucy H. Koh
United States District Court