

1 RICHARD C. COFFIN (State Bar No. 70562); rcc@bcflaw.com
 2 J. THOMAS BOER (State Bar No. 199563); jtb@bcflaw.com
 3 LAURA S. BERNARD (State Bar No. 197556); lsb@bcflaw.com
 BARG COFFIN LEWIS & TRAPP, LLP
 350 California Street, 22nd Floor
 San Francisco, California 94104-1435
 Telephone: (415) 228-5400
 Fax: (415) 228-5450

5 Attorneys for Plaintiff
 6 SCHLUMBERGER TECHNOLOGY CORPORATION, INC.
 and Third Party Defendant
 7 NATIONAL SEMICONDUCTOR (MAINE), INC.

8 **UNITED STATES DISTRICT COURT**
 9 **NORTHERN DISTRICT OF CALIFORNIA**

10 SCHLUMBERGER TECHNOLOGY
 11 CORPORATION, Inc., a Texas corporation
 12 Plaintiff,

Case No. C 11-02587 LHK

~~PROPOSED~~ CASE MANAGEMENT
 ORDER NO. 3

13 v.

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

17
 18 AND RELATED ACTIONS

19 Plaintiff Schlumberger Technology Corporation (“STC”), defendants East Charleston,
 20 Inc. (“ECI”) and Pacific American Management Company (“PAMCO”), and third party
 21 defendants National Semiconductor (Maine), Inc. (“NSM”) and Advalloy, Inc. (“Advalloy”) by
 22 and through intervenor Great American Insurance Company of New York (collectively “Parties”) by
 23 submit the following proposed Case Management Order No. 3.

24 The original Minute Order and Case Management Order filed November 22, 2011 (the
 25 “CMO”) modified discovery limits by specifying the number of interrogatories allowed “per
 26 side.” Since the CMO was entered, NSM and Advalloy have been added as third parties.
 27 Modification to the CMO therefore is necessary to clarify the language modifying discovery
 28



~~PROPOSED~~ CASE MANAGEMENT ORDER NO. 3
 Case No. C 11-02587 PSG

1 limits for each "side" and to allow the Parties an adequate number of interrogatories to conduct
2 discovery in this complex environmental matter.

3 The Parties stipulate to the following modifications to the CMO:

4 1. The language "Each side is allowed 50 interrogatories" is changed to "Each
5 named party is allowed 35 interrogatories against each other named party."

6 2. The language "Each side is allowed 20 depositions" is changed to "Each named
7 party is allowed 10 depositions."

8 IT IS SO STIPULATED.

9 DATED: May 30, 2012

BARG COFFIN LEWIS & TRAPP, LLP

10
11 By: /s/ Laura S. Bernard
12 Attorneys for Plaintiff
13 Schlumberger Technology Corporation, Inc.
and Third Party Defendant
National Semiconductor (Maine), Inc.

14 DATED: May 30, 2012

GREBEN & ASSOCIATES

15
16 By: /s/ Jan Greben (as authorized on 5/29/12)
17 JAN A. GREBEN
18 JEFF COYNER
19 DANIELLE DE SMETH
Attorneys for Defendants
East Charleston, Inc. and Pacific American
Management Company

20 DATED: May 30, 2012

GREBEN & ASSOCIATES

21 By: /s/ Emil A. Macasinag (as authorized on
22 5/29/12)
23 DAVID F. WOOD
24 EMIL A. MACASINAG
25 JON-ERIK W. MAGNUS
Attorneys for Third Party Defendant
Advalloy, Inc. by and through Intervener Great
American Insurance Company of New York

26 IT IS SO ORDERED.

27 Dated: June 11, 2012


LUCY H. KOH
United States District Judge

