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9	Attorneys for Plaintiff	
10	UNITED STATES DISTRICT COURT	
11	NORTHERN DISTRICT OF CALIFORNIA	
12	SAN FRANCISCO DIVISION	
13	UNITED STATES OF AMERICA,) CASE NO. CR 11-0573 JSW
14 15	Plaintiff,) STIPULATED MODIFICATION NO. 1 TO PROTECTIVE ORDER; [PROPOSED] ORDER
16	v.) TROTLETIVE ORDER, [FROFOSED] ORDER))
17	WALTER LIEW; CHRISTINA LIEW; USA PERFORMANCE TECHNOLOGY, INC.; AND ROBERT MAEGERLE,	ý)))
18 19	Defendants.)))
20		
21	The United States and defendants Walter Liew, Christina Liew, USA Performance Technology,	
22	Inc., and Robert Maegerle (collectively, the parties) hereby stipulate as follows:	
23	1. On June 21, 2012, the Court entered a Protective Order governing the production of discovery in this	
24	matter. Docket No. 168.	
25	2. To facilitate the exchange of information in this case, the parties agree that the United States will	
26	provide the defense (through Walter Liew's counsel) with a single disk that contains materials	
27	designated as Confidential-1 as identified in the United States letter to defense counsel dated August	
28	6, 2013. The defense may not make any copies of that disk or copies of any of the files contained on STIPULATED MODIFICATION TO PROTECTIVE ORDER	
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the disk. Further, the defense will comply with the procedures set forth in the Protective Order for handling Confidential Materials and, in particular, will only review this disk on a computer that is not connected to the Internet, to any computer network connected to the Internet, or to any computer network that would allow any person not authorized by this Protective Order to view Confidential

- Paragraph 6(c) of the Protective Order shall be replaced with the following sentence: "Confidential-1 Materials may be disclosed to third parties, witnesses, and experts, including but not limited to DuPont, in connection with pre-trial investigation or trial preparation only as provided in Paragraphs 7 and 9 of this order, except that documents that originated with DuPont may be disclosed directly to
- The first two full sentences of Paragraph 7 of the Protective Order shall be replaced with the following sentences: "At least three calendar days before disclosing Confidential-1 Materials to any party other than the defendants and their attorneys and staff, or to the government's attorneys and staff, the party seeking disclosure shall notify the other parties in writing of the identity of the person or persons to whom it intends to make the disclosure. Within the three calendar day period, any party may object in writing to the proposed disclosure if good cause exists for the objection."
- Except as modified by this stipulation, all other terms and conditions of the Protective Order remain

SO STIPULATED.

DATED: August 21, 2013 **MELINDA HAAG** United States Attorney

/S/

PETER B. AXELROD JOHN H. HEMANN

Assistant United States Attorneys

/S/

STUART GASNER Attorney for Defendants Walter Liew and USA PTI

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DATED: August 21, 2013 /S/DORON WEINBERG Attorney for Defendant Christina Liew DATED: August 21, 2013 /S/JEROME FROELICH Attorney for Defendant Robert Maegerle [PROPOSED] ORDER Based on the foregoing, the Protective Order is modified as set forth in the above-referenced stipulation. IT IS SO ORDERED. IT IS SO ORDERED DATED: August 23, 2013 Judge Nathanael M. Cousins DISTRIC

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