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1 2 3 4 5 6 7 8 9	KEKER & VAN NEST LLP STUART L. GASNER - # 164675 sgasner@kvn.com SIMONA A. AGNOLUCCI - # 246943 sagnolucci@kvn.com KATHERINE M. LOVETT - # 276256 klovett@kvn.com 633 Battery Street San Francisco, CA 94111-1809 Telephone: 415 391 5400 Facsimile: 415 397 7188 Attorneys for Defendants WALTER LIEW an USA PERFORMANCE TECHNOLOGY, INC UNITED STATE NORTHERN DIST	C. ES DISTRICT CO		
10	SAN FRANCISCO DIVISION			
11	UNITED STATES OF AMERICA,	Case No. CR 11-0573-JSW (NC)		
12 13	Plaintiff,		N AND [PROPOSED] ORDER JE CRIM. P. 17(C) SUBPOENA	
13	v.			
15	WALTER LIEW, CHRISTINA LIEW, USA PERFORMANCE TECHNOLOGY, INC., and ROBERT MAEGERLE,		ourtroom 11, 19th Floor on. Jeffrey S. White	
16	Defendants.			
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	STIPULATION AND [PROPOSED] ORDER RE RULE 17 SUBPOENA			
	Case No. CR 11-0573-JSW (NC)			

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The undersigned, by and through their undersigned counsel, stipulate and agree as
 follows:

3 1. On August 8, 2013, this Court granted Defendants' *Ex Parte* Application for a
4 Rule 17(c) Subpoena. Dkt. 410.

5 2. On August 12, 2013, Defendants served the Rule 17(c) subpoena issued by the
6 Court on E. I. du Pont de Nemours and Company ("DuPont"), with a return date of September 2,
7 2013, twenty-one days from the date of service.

3. On August 27, 2013, counsel for DuPont and defense counsel met and conferred
about DuPont's efforts to locate documents responsive to the subpoena, and counsel for DuPont
indicated that DuPont would be unable to fully respond to the subpoena by the return date.
However, DuPont's counsel indicated that DuPont would be willing to produce documents on a
rolling basis in order to expedite the Court's, the Government's, and defense counsel's review of
documents responsive to the subpoena.

4. On September 10, 2013, counsel for defendants Walter Liew and USA
Performance Technology, Inc. ("USAPTI") and counsel for DuPont filed a Stipulation and
[Proposed] Order re Fed. Rule Crim P.17(c) Subpoena (Dkt. 439) advising the Court as to the
status of DuPont's response to the subpoena. The parties to that stipulation also represented that
they would update the Court further on September 23, 2013. The Court signed this Order, as
modified, on September 23, 2013. Dkt. 451.

5. On September 13, 2013, counsel for Walter Liew and USAPTI met and conferred
further with counsel for DuPont. Counsel for DuPont represented that DuPont would produce to
the Court its first set of documents responsive to categories E.1 and E.2 of the subpoena upon the
entry of a mutually agreeable protective order. They also updated defendants regarding
procedures DuPont has implemented to collect and review documents potentially responsive to
the remaining categories set forth in the subpoena.

6. On September 16, 2013, the parties filed a Stipulation and [Proposed] Order re
Protection of Material Produced by E. I. Du Pont de Nemours and Company Pursuant to Rule

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17(c) Subpoena. Dkt. 445. The following day, Magistrate Judge Cousins signed the protective order and DuPont produced its first set of responsive documents. Dkt. 446.

3 7. Defendants and DuPont continue to work in good faith to identify and produce 4 documents in response to the subpoena. Pursuant to their most recent meet-and-confer 5 discussion, defense counsel and counsel for DuPont have agreed that DuPont will update defendants again on September 27, 2013, regarding the status of DuPont's efforts. Accordingly, 6 7 defendants and DuPont stipulate that DuPont should be granted an extension until October 4, 8 2013, to allow DuPont to further: 1) collect and review documents; 2) determine the expense and 9 burden associated with producing the categories of documents enumerated in the subpoena; 3) 10 meet and confer with defense counsel regarding whether certain requests can be modified to 11 allow for expedited production. By October 4, defendants and DuPont will update the Court regarding the status of DuPont's efforts and determine whether further extensions of time are 12 13 required.

8. By entering into this stipulation, DuPont in no way waives, but rather expressly
reserves, its right to move to quash those categories of documents that it determines are overly
broad, would require an undue burden to locate and produce, or otherwise fail to satisfy the
standards set forth in *United States v. Nixon*.

18 9. Likewise, by entering into this stipulation, defendants in no way waive, but rather
19 expressly reserve, their right to move to compel DuPont's compliance with the Rule 17(c)
20 subpoena.

21 10. Consistent with the expressed preference of the Court (Dkt. 451), DuPont will
22 produce bates numbered copies of the documents to the Court in electronic format.

IT IS SO STIPULATED.

Dated: September 23, 2014

KEKER & VAN NEST LLP

By: <u>/s/ Stuart L. Gasner</u> STUART L. GASNER SIMONA A. AGNOLUCCI KATHERINE M. LOVETT

Attorneys for Defendants WALTER LIEW and USA PERFORMANCE TECHNOLOGY, INC.

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1 2	Dated: September 23, 2014 GLYNN & FINLEY		
3	By: /s/ Clement S. Glynn		
4	CLEMENT GLYNN MORGAN LOPEZ		
5	Attorneys for E. I. DU PONT DE NEMOURS AND COMPANY		
6			
7	[PROPOSED] ORDER		
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9	Based on the foregoing stipulation, IT IS HEREBY ORDERED that the deadline for		
10	DuPont's response to the Rule 17(c) subpoena is continued to October 4, 2013. Defendants and		
11	DuPont shall update the Court by no later than that date regarding the status of DuPont's		
12	response.		
13	IT IS SO ORDERED.		
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16	Dated: JEFFREY S. WHITE		
17	United States District Judge		
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778611.02	STIPULATION AND [PROPOSED] ORDER RE RULE 17 SUBPOENA Case No. CR 11-0573-JSW (NC)		