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11		ED DISTRICT COURT	
12	FOR THE CENTRAL I	DISTRICT OF CALIFORNIA	
13	CHEMEX, LLC, a California limited	Case No.: CV10 0738 DSF (AGRx)	
14	liability company,	Assigned to the Honorable Dale S. Fischer	
15	Plaintiff,	IDDODOGEDI HIDOMENT	
16	vs.	<del>[PROPOSED]</del> JUDGMENT PURSUANT TO STIPULATION	
17			
18	PT KORMAC PRATAMA, an Indonesia company; PT MEDIA		
19	LINTAS BENUA, an Indonesia		
20	limited liability company; FIRST STATE BANK OF TEXAS, a Texas		
21	financial institution; BANCINSURE,		
22	INC., an Oklahoma corporation; and DOES 1 through 10 inclusive,		
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24	Defendants.		
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	[PROPOSED] JUDGMENT PURSUANT TO STIPULATION		
	Doc. # CC-226978 v.2		
		Dockets.J	ustia.co

## [PROPOSED] JUDGMENT PURSUANT TO STIPULATION

Plaintiff Chemex, LLC, a California Limited Liability Company ("Chemex") having filed a Complaint in Interpleader against Defendants PT Kormac Pratama, an Indonesia limited liability company ("Kormac"), PT Media Lintas Benua, an Indonesia limited liability company ("Media"), First State Bank, a Texas financial institution ("First State Bank"), and BancInsure, Inc., an Oklahoma corporation ("BancInsure") (collectively, "the Parties"); the Parties having stipulated to entry of judgment pursuant to their settlement of the dispute raised by this lawsuit; and the Court having adopted the terms of the Stipulation of Entry of Judgment as its findings of fact and conclusions of law, in conformity with such findings of fact and conclusions of law, and good cause appearing therefore, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that:

(i) The Parties have expressly submitted to this Court's jurisdiction, and thus, personal jurisdiction over each party exists in this case. Further, this Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. § 1335.

Chemex, having properly interpleaded \$838,870.20 with the Clerk of 16 (ii) the Court, is hereby (a) discharged from this action; (b) discharged from all 18 counterclaims that were or could have been pled in this action; (c) discharged and 19 released from all liability in connection with any claims or disputes that have 20 arisen or could have arisen in connection with the agreements referenced in or related to Chemex's Complaint in Interpleader filed in this action, which is attached as Exhibit 1 and hereby incorporated by reference as though set forth fully herein; and (d) discharged and released from all liability regarding the interpleaded 24 funds, namely, the \$838,870.20 deposited by Chemex, LLC with the Clerk of the 25 Court.

26 (iii) Chemex is entitled to and shall recover from the interpleaded stake on 27 file with the Clerk of Court reasonable attorneys' fees in the amount of \$53,000, as 28 well as \$10,982.80, representing the portion of the pre-deposit interest on the

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1 **(PROPOSED)** JUDGMENT PURSUANT TO STIPULATION interpleaded stake to which Chemex is entitled by Chemex. Such amounts shall be payable on presentation of this Judgment Pursuant to Stipulation to the Fiscal
Department of the United States District Court for the Central District of California.

(iv) Each of the Parties is permanently enjoined from instituting any
 further litigation in any forum whatsoever regarding the interpleaded funds in this
 action, or with regards to the facts and agreements forming the basis of Chemex's
 Complaint in Interpleader ("Permanent Injunction").

(v) No undertaking shall be required to be posted as security for thePermanent Injunction, and is specifically waived by the Parties.

(vi) Kormac and Media have been fully compensated in connection with the agreements related to Chemex's Complaint in Interpleader, as set forth in Kormac and Media's settlement agreement attached hereto as Exhibit 2, which is incorporated by reference as though set forth fully herein;

(vii) BancInsure and First State Bank are the only Defendants in this action entitled to the funds interpleaded with the Clerk of the Court by Chemex, with the exceptions otherwise noted in this Judgment Pursuant to Stipulation. From the interpleaded stake on file with the Clerk of the Court, BancInsure shall recover the sum of \$773,387.40 and First State Bank is entitled to recover the amount of \$1,500.00. Such amounts shall be payable on presentation by BancInsure and First State Bank, respectively, of this Judgment Pursuant to Stipulation to the Fiscal Department of the United States District Court for the Central District of California.

(ix) Unless expressly stated in this Judgment Pursuant to Stipulation, the
Parties shall bear their own costs and attorneys' fees. However, if any legal action
or other proceeding is brought for the enforcement of this Judgment Pursuant to
Stipulation, the Permanent Injunction, the Settlement Agreement executed by the
Parties, or because of an alleged dispute, breach, default or misrepresentation in

(PROPOSED) JUDGMENT PURSUANT TO STIPULATION

connection with any of their provisions, the prevailing party shall be entitled to recover, in addition to any other relief to which it may be entitled, reasonable attorneys' fees, fees and other costs incurred in that action or proceeding, but only to the extent they were incurred in connection with claims prevailed upon in the litigation by such prevailing party.

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This Judgment Pursuant to Stipulation shall be given preclusive effect, (x) and is made on a "with prejudice" basis as to all claims, issues, and disputes that have arisen or could have arisen or have been alleged in this action.

9 The Court shall retain jurisdiction even after entry of this Judgment (xi) Pursuant to Stipulation to enforce the Permanent Injunction and the Settlement Agreement executed by the Parties, and to adjudicate claims relating to its violation.

(xii) Pursuant to the agreement of all of the Parties, in addition to all effects normally resulting from the entry this Judgment, this Judgment shall have the same force and effect as to the Parties as a Judgment entered by an Indonesian Court of competent jurisdiction;

(xiii) The parties waive any rights to appeal this Judgment Pursuant to Stipulation, including but not limited to the Permanent Injunction.

The Court specifically certifies that there is no just reason for delay of this Judgment Pursuant to Stipulation.

SIGNED on this the 1st day of December, 2010.

Lischer

The Hon. Dale S. Fischer United States District Court for the Central District of California

[PROPOSED] JUDGMENT PURSUANT TO STIPULATION

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