

1 Jordan S. Stanzler (SBN 54620)
 Jeffrey M. Curtiss (SBN 239199)
 2 STANZLER LAW GROUP LLC
 2275 E. Bayshore Rd., Suite 100
 3 Palo Alto, California 94303
 Telephone: (650) 739-0200
 4 Facsimile: (650) 739-0916

5 Attorneys for Plaintiffs Hinds Investments, L.P. and
 Patricia MacLaughlin as Trustee of the Thomas F. Hinds and
 6 Mary Jane Hinds Living Trust

7
 8 **UNITED STATES DISTRICT COURT**
 9 **EASTERN DISTRICT OF CALIFORNIA**

11 HINDS INVESTMENTS, L.P. and PATRICIA)	Case No. 1:07-CV-00703-LJO-GSA
MACLAUGHLIN as TRUSTEE of the)	
12 THOMAS F. HINDS and MARY JANE HINDS)	STIPULATION FOR
LIVING TRUST,)	CONTINUANCE OF TIME TO
13)	FILE OPPOSITION TO RR
Plaintiffs,)	STREET & CO., INC.’S MOTION
14 v.)	TO DISMISS PLAINTIFFS’ FIRST
)	AMENDED COMPLAINT
15)	(JOINED BY MULTIMATIC LLC
TEAM ENTERPRISES, INC., MULTIMATIC)	AND THE KIRRBERG
16 CORPORATION, MULTIMATIC DRY)	CORPORATION)
CLEANING MACHINE CORPORATION,)	
17 MULTIMATIC LLC, KIRRBERG)	Date: January 21, 2010
CORPORATION, HOYT CORPORATION,)	Time: 8:30 a.m.
18 RR STREET & CO., INC.,)	Courtroom: 4
)	
19 Defendants.)	ACTION FILED: May 10, 2007
)	TRIAL DATE: Not Set
20)	
AND RELATED ACTIONS.)	
21)	

22
 23 WHEREAS the defendant RR Street & Co. Inc. (“RR Street”) filed a motion to dismiss
 24 the plaintiffs Hinds Investments, L.P. and Patricia MacLaughlin as Trustee of the Thomas F.
 Hinds and Mary Jane Hinds Living Trust’s (“Hinds Investments”) first amended complaint on
 25 December 21, 2009, identified as Document 54 on the Court’s docket;

26
 27 WHEREAS the defendants Multimatic LLC (“Multimatic”) and The Kirrberg
 Corporation (“Kirrberg”) joined in the motion to dismiss on January 4, 2010;
 28

1 WHEREAS Local Rule 230(e) provides that the Court may continue the hearing date of
2 the motion to dismiss and any joinders to that motion so that the responding party may
3 adequately address all issues presented in the motions;

4 WHEREAS Hinds Investments' opposition brief to the motion is due on or before
5 January 7, 2010;

6 WHEREAS the parties wish to extend the deadline for Hinds Investments to file an
7 opposition brief in order to address all pending motions to dismiss and request a continuance of
8 the hearing date;

9 IT IS HEREBY STIPULATED by and between RR Street, Multimatic, Kirrberg and
10 Hinds Investments that the plaintiffs' deadline for filing an opposition brief to the defendants'
11 motion to dismiss will be continued to January 21, 2010; the defendants' deadline for filing a
12 reply brief will be continued to February 9, 2010; and the hearing date will be continued to
13 February 16, 2010 to coincide with the currently scheduled status conference.

14
15 Dated: January __, 2010

STANZLER LAW GROUP LLC

16
17 By: _____

Jordan S. Stanzler
Jeffrey M. Curtiss

18
19 Attorneys for Plaintiffs Hinds Investments, L.P. and
20 Patricia MacLaughlin as Trustee of the Thomas F.
21 Hinds and Mary Jane Hinds Living Trust

22 Dated: January __, 2010

HICKS THOMAS LLP

23
24 By: _____

Eric Grant
Paula Whitten

25
26 Attorneys for Defendant RR Street & Co., Inc.
27
28

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Dated: January __, 2010

DONGELL LAWRENCE FINNEY LLP

By. _____
Richard A. Dongell
Thomas F. Vandenburg
Ian P. Culver

Attorneys for Multimatic LLC and The Kirrberg Corporation

ORDER

This GRANTS the extension to file opposition and reply papers. This Court's practice is to rule on motions on the record without oral argument. This Court does not grant F.R.Civ.P. 12(b)(6) relief to a defendant joining in a pending motion to dismiss.

IT IS SO ORDERED.

Dated: January 5, 2010

/s/ Lawrence J. O'Neill
UNITED STATES DISTRICT JUDGE