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6 7	Attorneys for Plaintiff STARR INDEMNITY & LIABILITY COMPANY		
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10	EASTERN DISTRICT OF CALIFORNIA		
11			
12	STARR INDEMNITY & LIABILITY)Case No. 1:13-CV-01996-AWI-GSACOMPANY, a corporation;)		
13	Plaintiff,) STIPULATION TO CONTINUE		
14	v.) DISCOVERY DEADLINES; AND ORDER) THEREON		
15	YRC INC., a corporation; ROADWAY) REVERSE LOGISTICS, INC., a)		
16	corporation; and DOES ONE through) FIFTEEN,)		
17) Defendants.		
18	ý		
19	IT IS HEREBY STIPULATED by and between plaintiff STARR INDEMNITY &		
20	LIABILITY COMPANY and defendants YRC INC. and ROADWAY REVERSE LOGISTICS,		
21	INC., by and through their respective counsel of record, that the Nonexpert Discovery Cutoff in		
22	this case may be continued from July 7, 2014, to September 8, 2014, that the Expert Disclosure		
23	deadline be continued from July 7, 2014, to September 8, 2014, that the Rebuttal Expert		
24	Disclosure be continued from July 28, 2014, to September 22, 2014, and the Expert Discovery		
25	Cutoff be continued from September 11, 2014, to October 20, 2014.		
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	STIPULATION TO CONTINUE DISCOVERY DEADLINES; AND ORDER THEREON		

1	The parties agree to such continuanc	e and request the Court's approval. The parties have	
2	recently narrowed the issues in the case through written discovery and have identified the		
3	witnesses who need to be deposed in order t	o move the case towards resolution. The parties are	
4	currently cooperating to schedule those depo	ositions. The parties do not believe that continuing	
5	discovery deadlines necessitates a continuation of the trial date. Based on the foregoing, good		
6	cause exists to grant the order on this stipulation. This is the parties first request to continue		
7	discovery deadlines.		
8	Undersigned counsel for PLAINTIFF, Konstantin Savransky, certifies that all electronic		
9	signatures below have been duly authorized by signatory counsel.		
10	Dated: June 25, 2014	GIBSON ROBB & LINDH LLP	
11			
12		By: <u>/s/ Konstantin Savransky</u>	
13		Konstantin Savransky Attorney for Plaintiff	
14		STARR INDEMNITY & LIABILITY COMPANY	
15		CODELTER CADVINE LIGHT HANGON (
16	Dated: June 25, 2014	SCOPELITIS, GARVIN, LIGHT, HANSON & FEARY, LLP	
17		By: <u>/s/ Kathleen C. Jeffries</u> Kathleen C. Jeffries	
18		Attorney for Defendants YRC INC. and ROADWAY REVERSE	
19		LOGISTICS, INC.	
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	STIPULATION TO CONTINUE DISCOVERY DEADLINES; A Case No. 1:13-CV-01996-AWI-GSA; Our File No. 5721.66	- 2 ND ORDER THEREON	

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1	ODDED			
1	ORDER			
2	Based upon the stipulation by and between the parties, and good cause appearing,			
3	IT IS HEREBY ORDERED that the discovery deadlines in this case are extended as follows:			
4	Nonexpert Discovery Cutoff continued from July 7, 2014, to September 8, 2014			
5	Expert Disclosure Deadline continued from July 7, 2014, to September 8, 2014			
6	Rebuttal Expert Disclosure continued from July 28, 2014, to September 22, 2014, and			
7	Expert Discovery Cutoff continued from September 11, 2014, to October 20, 2014.			
8	The parties are advised that due to the rescheduling of the expert discovery deadline to			
9	October 20, 2014, the Court sua sponte amends the dates for the filing of non-dispositive deadline			
10	to October 24, 2014 , the same day as the dispositive filing deadline. All other orders contained in			
11	the Court's scheduling order issued on February 14, 2014 (Doc. 10), remains in full force and			
12	effect.			
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14	IT IS SO ORDERED.			
15	Dated:			
16	UNITED STATES MAGISTRATE JUDGE			
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	- 3 - STIPULATION TO CONTINUE DISCOVERY DEADLINES; AND ORDER THEREON Case No. 1:13-CV-01996-AWI-GSA; Our File No. 5721.66			