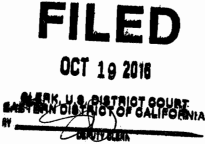
1 PHILIP C. HUNSUCKER (SBN 135860) BRIAN L. ZAGON (SBN 142403) MARC SHAPP (SBN 266805) HUNSUCKER GOODSTEIN PC 2 3 3717 Mt. Diablo Blvd., Suite 200 Lafavette, CA 94549 (925) 284-0840 (925) 284-0870 4 Telephone: Facsimile: 5 LEE N. SMITH (SBN 138071) 6 PERKINS, MANN & EVERETT, APC 7815 N. Palm Ave, Suite 200 7 Fresno, CA 93711 Telephone: (559) 447-5700 Facsimile: (559) 447-5600 8 Facsimile: 9 Attorneys for Plaintiff AMERIPRIDE SERVICES INC. 10 FRED M. BLUM (SBN 101586) ERIN K. POPPLER (SBN 267724) VIVY D. DANG (SBN 297714) BASSI, EDLIN, HUIE & BLUM LLP 11 12 500 Washington Street, Suite 700 13 San Francisco, CA 94111 Telephone: (415) 397-9006 Facsimile: (415) 397-1339 14 15 Attorneys for Defendant TEXAS EASTERN OVERSEAS, INC. 16 17 UNITED STATES DISTRICT COURT 18 EASTERN DISTRICT OF CALIFORNIA 19 AMERIPRIDE SERVICES INC., a 20 Delaware corporation, 21 Plaintiff, **WAS RAISED** 22 VS. Trial Date: 23 9:00 a.m. VALLEY INDUSTRIAL SERVICES, INC., Time: a former California Corporation, et al. Courtroom: 24 Defendants. 25 26 AND CONSOLIDATED ACTION AND 27 CROSS AND COUNTER-CLAIMS. 28



Case No. 2:00-cv-00113-MCE-DB

STIPULATION AND ORDER RE TRIAL **EXHIBITS TO WHICH NO OBJECTION**

October 17-19, 2016

Judge: Hon. Morrison C. England, Jr.

Complaint Filed: January 20, 2000

Plaintiff AMERIPRIDE SERVICES INC. ("AmeriPride") and Defendant TEXAS EASTERN OVERSEAS, INC. ("TEO"), by and through their respective counsel, stipulate as follows with respect to the admissibility of public agency documents or records:

RECITALS

- 1. AmeriPride and TEO each designated certain documents and records as evidence to be introduced at trial, see ECF No. 1063-1 at 5-28 and 29-108;
- 2. On October 11, 2016, AmeriPride and TEO each filed and served objections to some but not all of the other party's trial exhibits, see ECF Nos. 1087 and 1089;
- 3. To facilitate a more efficient trial, AmeriPride and TEO have agreed to stipulate to the admissibility of all exhibits to which objections were not raised by the parties on October 11, 2016;
- 4. On the first day of trial, the Court agreed to allow the parties to jointly move into evidence all of the exhibits to which objections were not raised.

STIPULATION

Based on the foregoing, AmeriPride and TEO, through their respective counsel of record, stipulate as follows:

- 1. All documents and records on each party's respective exhibit list to which the other party did not object on October 11, 2016 are admissible evidence;
- 2. Each of the exhibits subject to this Stipulation on AmeriPride's Exhibit List are listed on the attached **Exhibit A**;
- 3. Each of the exhibits subject to this Stipulation on TEO's Exhibit List are listed on the attached **Exhibit B**:
- 4. AmeriPride and TEO jointly request that the Court receive into evidence all of the exhibits listed on **Exhibit A** and **Exhibit B**.

Date: October 18, 2016 BASSI, EDLIN, HUIE & BLUM LLP

By: <u>/s/ Erin Poppler</u> FRED M. BLUM ERIN K. POPPLER

1		Attorneys for Defendant TEXAS EASTERN OVERSEAS, INC.
2		
3	B	
4	Date: October 18, 2016	HUNSUCKER GOODSTEIN PC
5		By: /s/ Marc Shann
6		By: <u>/s/ Marc Shapp</u> PHILIP C. HUNSUCKER BRIAN L. ZAGON
7		MARC A. SHAPP
8		Attorneys for Plaintiffs AMERIPRIDE SERVICES INC.
9	Date: October 18, 2016	DEDIZING MANN 9 EVEDETT ADC
10	Date. October 16, 2016	PERKINS MANN & EVERETT, APC
11		Du: /a/l as Smith
12		By: /s/ Lee Smith LEE N. SMITH
13		Attorneys for Plaintiffs AMERIPRIDE SERVICES INC.
14		
15		
16		ORDER
17	IT IS SO ORDERED.	
18	Date: 10.19.16	(ITAA
19	Date: ///////	
20		HON. MORRISON C. ENGLAND, JR.
21		JUDGE, UNITED STATES DISTRICT COURT
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