1 2 3 4 5 6 7	EMARD DANOFF PORT TAMULSKI & PAE James J. Tamulski (State Bar #64880) Dvaid R. Boyajian (State Bar #257825) 49 Stevenson Street, Suite 400 San Francisco, CA 94105 Telephone: (415) 227-9455 Facsimile: (415) 227-4255 E-Mail: jtamulski@edptlaw.com dboyajian@edptlaw.com Attorneys for Defendant, Restricted Appearance, Champion Shipping AS	TZOLD LLP
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9	UNITED STATES DISTRICT COURT	
10	EASTERN DISTRICT OF CALIFORNIA	
11	IN ADMIRALTY	
12	MASAO KINJO and YOJI MORI,	Case No.: 2:09-CV-03603 FCD DAD
13	Plaintiffs,	STIPULATION AND ORDER TO EXTEND TIME TO FILE THE JOINT
14	VS.	STATEMENT REQUIRED BY FED. R. CIV. PRO. 26(F)
15	CHAMPION SHIPPING AS and CHAMPION TANKERS AS,	$C(V, 1, KO, 20(\Gamma))$
16	Defendants.	
17		
18	Plaintiffs Masao Kinjo and Yoji Mori ("Plaintiffs") and Defendant Champion Shipping	
19	AS ("Defendant"), through their respective attorneys, hereby enter into the following stipulation	
20	extending time for Defendant to respond to the complaint.	
21	WHEREAS, Plaintiff filed the instant action against Defendant on December 30, 2009;	
22	WHEREAS, Plaintiff served Defendant with the Complaint on December 30, 2009;	
23	WHEREAS, Defendant's response to the complaint is due on March 1, 2010;	
24	WHEREAS, the joint statement required by Fed. R. Civ. Pro. 26(f) is due on March 15,	
25	2010.	
26	WHEREAS, the parties' request for an extension to file the joint statement required by	
27	Fed. R. Civ. Pro. 26(f) is the first such request.	
28 EMARD DANOFF PORT TAMULSKI & PAETZOLD LLP 49 Stevenson Street Suite 400 San Francisco, CA 94105	- 1 - STIPULATION AND OPRDER TO EXTEND TIME TO FILE THE JOINT STATEMENT REQUIRED BY FED. R. CIV. PRO. 26(F) Case No.:2:09-CV-03603 FCD DAD C:\windows\temp\notes101AA1\Stipulation to extend time for rule 26(f) joint statement.doc Dockets.Just	

1	IT IS HEREBY STIPULATED THAT:	
2	1. Parties shall have a 31 day extension to file the joint statement required by Fed. R.	
3	Civ. Pro 26(f) and the joint statement shall be filed on or before April 15, 2010.	
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5		
6	DATED: February 3, 2010	MCGUINN HILLSMAN & PALEFSKY
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8		By /s/John R. Hillsman JOHN R. HILLSMAN
9		Attorneys for Plaintiffs, MASAO KINJO and YOJI MORI
10	DATED: February 3, 2010	EMARD DANOFF PORT TAMULSKI & PAETZOLD LLP
11	DiffED: 1001001 3, 2010	
12		By/s/James J. Tamulski JAMES J. TAMULSKI
13		Attorneys for Defendant, Champion Shipping AS
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15		
16	IT IS SO ORDERED.	A D
17	DATED: February 5, 2010	Man C mm
18		FRANK C. DAMRELL, JR.
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EMARD DANOFF PORT TAMULSKI & PAETZOLD LLP 49 Stevenson Street Suite 400 San Francisco, CA 94105	- 2 - STIPULATION AND OPRDER TO EXTEND TIME TO FILE THE JOINT STATEMENT REQUIRED BY FED. R. CIV. PRO. 26(F) Case No.:2:09-CV-03603 FCD DAD C:\windows\temp\notes101AA1\Stipulation to extend time for rule 26(f) joint statement.doc	