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7	Richard N. Zacky Irrevocable Trust dated 11/25/07, the Survivor's Trust of Albert and Beverly Zacky Trust Dated			
8	2/10/88, and the Barbara Jean Zacky Irrevocable Trust Dated 12/30/06, and ZF Enterprises, LLC,			
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20	UNITED STATES	DISTRICT COURT		
21	EASTERN DISTRICT OF CALIFORNIA			
22	In re	CASE No. 2:13-CV-00455		
23	ZACKY FARMS, LLC,	Bankruptcy Court Case No. 12-37961		
24	Debtor,			
25	RICHARD ZACKY, ET AL.,	FURTHER STIPULATION TO ENLARGE TIME TO FILE APPELLANTS' OPENING BRIEF; ORDER		
26	Appellants.	of Extra brief, order		
27				
28	1318875v2 / 18027.0004 FURTHER STIPULATION TO ENLARGE TIME TO FILE APPELLANTS' OPENING BRIEF; and [PROPOSED] ORDER Dockets.Justia.			
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1 This Further Stipulation to Enlarge Time to File Appellants' Opening Brief 2 ("Stipulation") is entered into by and between appellants Richard Zacky (individually and in his 3 capacity as trustee of the Richard N. Zacky Irrevocable Trust dated 11/25/07, the Survivor's Trust of Albert and Beverly Zacky Trust Dated 2/10/88, and the Barbara Jean Zacky Irrevocable Trust 4 5 Dated 12/30/06), ZF Enterprises, LLC, Integrated Grain & Milling, Inc., American Huntsman, LLC, Big Feather Ranch, LLC, and Lucky Wishbone Ranch, LLC (collectively, "Appellants"), the 6 7 Official Committee of Unsecured Creditors ("Creditors' Committee"), and Zacky Farms, LLC 8 ("Debtor"), by and through their respective attorneys of record. 9 RECITALS 10 A. On May 9, 2013, the Clerk of Court for the United States District Court, Eastern District of California ("District Court") filed its Briefing Schedule in Bankruptcy Appeal 11 12 ("Briefing Schedule"). A previous Stipulation to Enlarge Time to File Appellants' Opening Brief 13 was timely filed by the parties to this Stipulation on May 22, 2013. The Court granted the Stipulation on May 23, 2013, and ordered that Appellants' opening brief be filed by July 8, 2013. 14 15 Β. As previously reported to the Court, Appellants, the Creditors' Committee 16 and the Debtor (collectively, "Parties") have reached a tentative settlement of this matter. Since 17 the filing of the previous Stipulation, a change in management has occurred at Integrated Grain & 18 Milling, Inc. ("IGM"). IGM's new management needs additional time to evaluate the tentative 19 settlement. The Parties continue to believe that a final settlement will be forthcoming at which 20 time a suitable, written settlement agreement among the Parties will be finalized, and the Parties 21 will seek U.S. Bankruptcy Court approval of the settlement. Upon approval by the U.S. Bankruptcy Court, Appellants will dismiss the appeal. 22 23 С. The Parties desire to further enlarge the time within which Appellants may 24 file their opening brief. As with the prior enlargement, the requested enlargement will serve to 25 avoid unnecessary expense and effort on the part of the Parties in prosecuting and defending the appeal, and the unnecessary expenditure of judicial resources in hearing and deciding the Appeal 26 27 /// 28 1318875v2 / 18027.0004 2

1	in the event a final settlement is approved by the U.S. Bankruptcy Court. Accordingly, the Parties			
2	have entered into this further Stipulation.			
3	D. The Committee is willing to stipulate to Appellants' request for a further			
4	enlargement of time within which to file Appellant's opening brief but the Committee does not			
5	stipulate to other assertions made in this Stipulation.			
6	5 STIPULATION			
7	<b>IT IS HEREBY STIPULATED</b> as follows:			
8	1. The Parties fully incorporate herein the Recitals set forth above.			
9	2. The Parties acknowledge that Federal Rules of Bankruptcy Procedure, Rule			
10	9006(b)(1) provides, in relevant part:			
11	[W]hen an act is required or allowed to be done at			
12	or within a specified period by these rules or by a notice given thereunder or by order of court, the court			
13	for cause shown may at any time in its discretion (1) with or without motion or notice order the period			
14	enlarged if the request therefor is made before the expiration of the period originally prescribed or as			
15	extended by a previous order			
16	3. The Parties acknowledge that good cause exists for a further enlargement of			
17	time within which Appellants may file their opening brief . Appellants assert that a further			
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21	defending the appeal. Appellants assert that a further enlargement of time will also result in the			
22	economical use of judicial resources in that the District Court will be able to avoid hearing and			
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28	/// 1318875v2/18027.0004 3			
	FURTHER STIPULATION TO ENLARGE TIME TO FILE APPELLANTS' OPENING BRIEF; and			
	[PROPOSED] ORDER			

1	5. Accordingly, the Parties agree, subject to the District Court's approval, that		
2	Appellants' opening brief shall be due no sooner than July 29, 2013.		
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4	DATED: July 2, 2013.	BAKER MANOCK & JENSEN, PC	
5			
6		By: /s/ Joseph M. Marchini Joseph M. Marchini	
7		Carl R. Refuerzo	
8		Peter G. Fashing Attorneys for Richard Zacky, individually and in his	
9		capacity as trustee of the Richard N. Zacky Irrevocable Trust dated 11/25/07, the Survivor's Trust of Albert and	
10		Beverly Zacky Trust Dated 2/10/88, and the Barbara Jean Zacky Irrevocable Trust Dated 12/30/06, and ZF	
11		Enterprises, LLC,	
12	DATED: July 2, 2013.	BOUTIN JONES, INC.	
13			
14		By: /s/ Mark Gorton Mark Gorton	
15		Attorneys for Intergrated Grain & Milling, Inc.	
16	DATED: July 2, 2013.	THE LAW OFFICES OF THOMAS H.	
17		ARMSTRONG	
18		By:/s/ Thomas H. Armstrong	
19		Thomas H. Armstrong Attorneys for Big Feather Ranch, LLC, Lucky	
20		Wishbone Ranch, LLC and American Huntsman, LLC	
21			
22	DATED: July 2, 2013.	FELDERSTEIN FITZGERALD WILLOUGHBY &	
23		PASCUZZI, LLP	
24		By: /s/ Thomas A. Willoughby	
25		Thomas A. Willoughby	
26		Attorneys for Zacky Farms, LLC	
27	[Signatures continued on next page]		
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	FURTHER STIPULATION TO ENLARGE TIME TO FILE APPELLANTS' OPENING BRIEF; and [PROPOSED] ORDER		

1	DATED: July 2, 2013. LOWENSTEIN SANDLER LLP				
2					
3	By: <u>/s/ Wojciech F. Jung</u> Wojciech F. Jung				
4	Attorneys for the Official Committee of Unsecured Creditors				
5					
6	ORDER				
7	Having read the Stipulation of the Parties, and good cause appearing, <b>IT IS</b>				
8	HEREBY ORDERED:				
9	1. Appellants' opening brief shall be due on July 29, 2013.				
10	2. The appellee's opening brief shall be due within fourteen (14) days after				
11 12	service of Appellants' opening brief.				
12	3. Appellants may file a reply brief with the District Court, within fourteen				
13	(14) days after service of appellee's opening brief.				
15	4. Once all briefs have been submitted, the Appellants are to notify the court				
16	in writing, within fourteen (14) days after service of Appellants' reply brief, that the appeal is				
17	ready for oral argument.				
18	DATED: 7/3/2013				
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20	/s/ John A. Mendez United States District Court Judge				
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	FURTHER STIPULATION TO ENLARGE TIME TO FILE APPELLANTS' OPENING BRIEF; and [PROPOSED] ORDER				