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Morales et al v. Leggett & Platt Incorporated et al

(collectively referred to as the "Parties") through their respective counsel hereby stipulate as follows:

WHEREAS, on December 29, 2015 Plaintiffs served the following discovery on Defendant via U.S mail:

- 1. Plaintiffs' Interrogatories, Set No. One, to Defendant Leggett & Platt, Inc.; and
- 2. Plaintiffs' Request for Production of Documents, Set No. One, to Defendant Leggett & Platt Incorporated.

WHEREAS, the original deadline for Defendant to serve Responses to Plaintiffs' discovery requests was February 1, 2016.

WHEREAS, pursuant to the request of Defendant's counsel, the parties previously stipulated to extend this deadline by twenty-eight (28) days, such that the present deadline for Defendant to serve Responses to Plaintiffs' discovery requests is February 29, 2016.

WHEREAS, due to the nature of Plaintiffs' discovery requests, Defendant requires additional time to complete and serve Responses to Plaintiffs' discovery requests.

IT IS HEREBY STIPULATED by and between the Parties through their respective attorneys of record that the deadline for Defendant to serve responses to Plaintiffs' Interrogatories and Requests for production of documents shall be extended by twenty-one (21) days from February 29, 2016 to March 21, 2016. The Parties respectfully submit this Stipulation and Proposed Order for the Court's approval.

1	Dated: February 26, 2016	CHOOK HADDY & DACONT I D
2	Dated. February 20, 2010	SHOOK HARDY & BACON L.L.P.
3		
4		By: /s/ Carrie A. McAtee William C. Martucci*
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12		Attorneys for Defendants
13		Leggett & Platt, Incorporated and L&P Financial Services Co.
14		and Let I manetal Services Co.
15	Dated: February 26, 2016	MALLISON & MARTINEZ.
	7	
16		
16 17		
17		By: /s/ Marco A. Palau (as authorized on 2/26/16) Stan S. Mallison
17 18		By: /s/ Marco A. Palau (as authorized on 2/26/16) Stan S. Mallison Hector R. Marinez Marco A. Palau
17 18 19		By: /s/ Marco A. Palau (as authorized on 2/26/16) Stan S. Mallison Hector R. Marinez Marco A. Palau Joseph D. Sutton Eric S. Trabucco
17 18 19 20		By: /s/ Marco A. Palau (as authorized on 2/26/16) Stan S. Mallison Hector R. Marinez Marco A. Palau Joseph D. Sutton Eric S. Trabucco 1939 Harrison St., Suite 730 Oakland, California 94612
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17 18 19 20 21 22 23		By: /s/ Marco A. Palau (as authorized on 2/26/16) Stan S. Mallison Hector R. Marinez Marco A. Palau Joseph D. Sutton Eric S. Trabucco 1939 Harrison St., Suite 730 Oakland, California 94612 Telephone: 510-832-999 Facsimile: 510-832-1101 Email: stanm@themmlawfirm.clm hector@themmlawfirm.com mpalau@themmlawfirm.com
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17 18 19 20 21 22 23 24 25		By: /s/ Marco A. Palau (as authorized on 2/26/16) Stan S. Mallison Hector R. Marinez Marco A. Palau Joseph D. Sutton Eric S. Trabucco 1939 Harrison St., Suite 730 Oakland, California 94612 Telephone: 510-832-999 Facsimile: 510-832-1101 Email: stanm@themmlawfirm.clm hector@themmlawfirm.com mpalau@themmlawfirm.com jsutton@themmlawfirm.com jsutton@themmlawfirm.com

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Pursuant to the Parties' Stipulation, the Court hereby orders that the deadline for Defendant Leggett & Platt, Inc. to serve responses to Plaintiffs' Interrogatories and Requests for production of documents shall be extended to March 21, 2016.

IT IS SO ORDERED.

Dated: 2/26/2016 /s/ John A. Mendez_

THE HONORABLE JOHN A. MENDEZ UNITED STATES DISTRICT COURT JUDGE

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