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5 6	Attorneys for Defendant/Third Party Plaintiff, PAPÉ TRUCKS, INC.		
7	UNITED STATES DISTRICT COURT		
8	EASTERN DISTRICT OF CALIFORNIA		
9			
10	ROGER DRIVER,) Case No.: 2:17-CV-01968- KJN	
11	Plaintiff,	,)	
12	vs.	STIPULATION TO EXTEND TIME FOR THIRD PARTY DEFENDANT JOMAR	
13	PAPÉ KENWORTH; THE PAPÉ GROUP, INC.; PAPÉ TRUCKS, INC.; PAPÉ	INVESTMENTS, INC. TO FILE A RESPONSIVE PLEADING; ORDER	
14	TRUCK LEASING, INC.; PAPÉ) PROPERTIES, INC.; PAPÉ MATERIAL)		
15 16	HANDLING, INC.; PAPÉ MACHINERY HANDLING, INC.; ENGINEERED PRODUCTS, A PAPÉ COMPANY; PAPÉ		
17	D.W., INC.; and DOES 1-100	<u> </u>	
18	Defendants.)))	
19	PAPE TRUCKS, INC.,)	
20	Third Party Plaintiff,))	
	Vs.))	
21	JOMAR INVESTMENTS, INC. dba NEW LIFE TRANSPORT PARTS CENTER, and)))	
23	ROES 1-10, Inclusive,		
24	Third Party Defendants.	,))	
25)	
26	WHEREAS the complaint was filed on	September 21, 2017.	
27	WHEREAS Defendant filed a Third Party Complaint against Jomar Investments, Inc.		
28	dba New Life Transport Parts Center on June 27, 2019.		
	STIPULATION TO EXTEND TIME FOR JOMAR INVESTMENTS, INC. TO FILE RESPONSIVE PLEADING;		

ORDER

RLM:sj

17-089/PLEADING.015

1 WHEREAS, the Third Party Complaint was served on July 19, 2019 on Jomar 2 Investments, Inc. 3 WHEREAS counsel for Jomar Investments, Inc. has requested an extension of time to 4 file responsive pleadings. 5 WHEREAS Local Rule 144 (a) states: Unless the filing date has been set by order 6 of the Court, an initial stipulation extending time for no more than twenty-eight (28) days 7 to respond to a complaint, cross-claim or counterclaim, or to respond to interrogatories, 8 requests for admissions, or requests for production of documents may be filed without 9 approval of the Court if the stipulation is signed on behalf of all parties who have appeared 10 in the action and are affected by the stipulation. All other extensions of time must be 11 approved by the Court. No open extensions of time by stipulation of the parties will be 12 recognized. 13 The parties do hereby agree and stipulate between and amongst themselves, through 14 their respective counsel that counsel for Jomar Investments, Inc. may have an extension of time 15 until September 6, 2019 to file responsive pleadings. 16 IT IS SO STIPULATED. 17 DATED: August 23, 2019 18 ERICKSEN ARBUTHNOT 19 20 By **CHARLES S. PAINTER** 21 REBECCA L. MENENDEZ Attorneys for Defendant/Third Party 22 Plaintiff, PAPÉ TRUCKS, INC. 23 DATED: August 23, 2019 24 WOOD SMITH HENNING & BERMAN, LLP 25 26 By CARLA N. BRAUNSTEIN 27 Attorneys for Third Party Defendant, JOMAR INVESTMENTS, INC. 28

STIPULATION TO EXTEND TIME FOR JOMAR INVESTMENTS, INC. TO FILE RESPONSIVE PLEADING; ORDER 17-089/PLEADING.015 - 2 - RLM:sj

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2	IT IS SO ORDERED:	
3	Dated: August 27, 2019	
4		Fordal J. Newman
5	driv.1968	KENDALL J. NEWMAN UNITED STATES MAGISTRATE JUDGE
6		OWIED STATES MAGISTRATE VODGE
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STIPULATION TO EXTEND TIME FOR JOMAR INVESTMENTS, INC. TO FILE RESPONSIVE PLEADING; ORDER 17-089/PLEADING.015 - 3 -

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