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**FILED**

APR 04 2006

RICHARD W. WIECKING  
CLERK U.S. DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

5 Attorneys for Defendants  
6 Commercial Environmental Systems Group, Inc.  
and George Halko

7  
8 **UNITED STATES DISTRICT COURT**

9 **NORTHERN DISTRICT OF CALIFORNIA - SAN FRANCISCO DIVISION**

10  
11 **NORMAN WRIGHT MECHANICAL**  
12 **EQUIPMENT CORPORATION, a**  
California corporation,

Case No. CV 06-02065 MJJ

**STIPULATION TO EXTEND TIME  
TO ANSWER, MOVE OR  
OTHERWISE RESPOND TO THE  
FIRST AMENDED COMPLAINT**

13 Plaintiff,

14 vs.

15 **POTOMAC ENVIRONMENTAL**  
16 **TECHNOLOGIES, a business entity,**  
form unknown; **WAIS JALALI, an**  
17 **individual; MICHAEL POST, an**  
individual; **BRIAN MAZUR, an**  
18 **individual; COMMERCIAL**  
19 **ENVIRONMENTAL SYSTEMS**  
20 **GROUP, INC., a purported corporation;**  
**GEORGE HALKO, an individual; and**  
**DOES 1 through 50, fictitiously named**  
parties,

21 Defendants.

22  
23 Plaintiff, **NORMAN S. WRIGHT MECHANICAL EQUIPMENT**  
24 **CORPORATION ("Plaintiff"), and defendants COMMERCIAL**  
25 **ENVIRONMENTAL SYSTEMS GROUP, INC. and GEORGE HALKO**  
26 **("Defendants"), through and their respective attorneys of record, hereby stipulate**  
27 **and agree, pursuant to Civil Local Rule 6-1(a), that the time for Defendants to**  
28 **answer, move, or otherwise respond to Plaintiff's First Amended Complaint is**

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1 extended to and including May 3, 2006.

2 Plaintiff and Defendants further agree that this stipulation shall not constitute  
3 a waiver of any defenses or procedural or substantive rights, which are expressly  
4 reserved.

5  
6 Dated: March 29, 2006

BRYAN CAVE LLP  
HOWARD O. BOLTZ, JR.  
CONNOR J. FLANIGAN

7  
8  
9 By:



10 CONNOR J. FLANIGAN

11 Attorneys for Defendants CES Group, Inc.  
12 and George Halko

13 Dated: March 29, 2006

LEONIDOU & ROSIN, P.C.  
JANETTE G. LEONIDOU

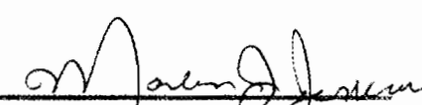
14  
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16 By:



17 JANETTE G. LEONIDOU

18 Attorneys for Defendants Norman S. Wright  
19 Mechanical Equipment Corp.  
20

21 IT IS SO ORDERED



22  
23 MARTIN J. JENKINS  
24 UNITED STATES DISTRICT JUDGE

25 4/4/2006

26 DATE

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