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8 Attorneys for Plaintiff
 9 MAYFLOWER TRANSIT, LLC

10 UNITED STATES DISTRICT COURT
 11 NORTHERN DISTRICT OF CALIFORNIA

12 MAYFLOWER TRANSIT, LLC, a
 13 Limited Liability Company,

14 Plaintiff,

15 v.

16 DR. SATYENDRA GIRI, an
 17 individual; and DOES 1 through 10,
 18 inclusive,

19 Defendants.

Case No. 06 CV 04658 (TEH)

STIPULATION TO ALLOW
 DEFENDANT ADDITIONAL TIME
 TO RESPOND TO COMPLAINT;
~~PROPOSED~~ ORDER THEREON

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 WOODLAND HILLS, CALIFORNIA 91367

20 TO THIS HONORABLE COURT:

21 COMES NOW PLAINTIFF MAYFLOWER TRANSIT, LLC
 22 (“MAYFLOWER”) and DEFENDANT, DR. SATYENDRA GIRI (“GIRI”), and
 23 hereby agree and stipulate, through their counsel of record, as follow:

- 24 1. WHEREAS, MAYFLOWER and GIRI have disputes regarding the
 25 parties’ respective obligations arising out of interstate carriage of GIRI’s
 26 personal property;
- 27 2. WHEREAS, counsel for MAYFLOWER and GIRI have commenced
 28 settlement negotiations which could result in the resolution of this matter
 in the immediate future; and

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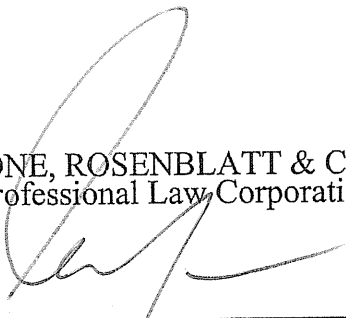
3. WHEREAS, counsel for MAYFLOWER and GIRI are desirous of preserving vital personal and judicial resources, which would be spent if GIRI was required to respond on August 27, 2006 - as it is currently due.

IT IS HEREBY STIPULATED THAT:

1. GIRI have up to, and including, September 27, 2006 during which to file a responsive pleading to MAYFLOWER's Complaint for Declaratory Relief.

DATED: August 17, 2006

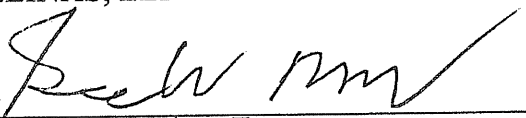
STONE, ROSENBLATT & CHA
A Professional Law Corporation



By _____
Gregg S. Garfinkel
Attorneys for Plaintiff
MAYFLOWER TRANSIT, LLC

DATED: August 17, 2006

BULKLEY, RICHARDSON and
GELINAS, LLP



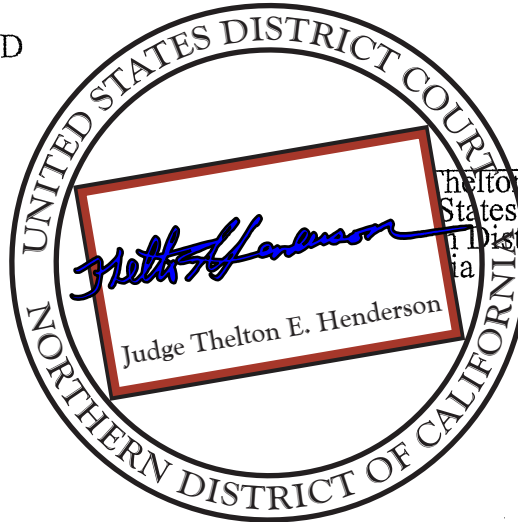
By _____
George W. Marion, Esq.
Attorneys for Defendant
DR. SATYENDRA GIRI

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1 Defendant, DR. SATYENDRA GIRI, has up to, and including, September 27,
2 2006 during which to file a responsive pleading to MAYFLOWER's Complaint for
3 Declaratory Relief.

4
5 IT IS SO ORDERED

6
7 Dated: 08/18/06



8 Thelton E. Henderson of the
9 States District Court for the
10 District of The State of
11 California

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