Winkler Woods, LL	C v. Matson Navigation Co., Inc. et	al			Doc.	
	Case 3:08-cv-03169-VRW	Document 10	Filed 09/19/2008	Page 1 of 5		
3 4 5 6 7 8 9	GIBSON, DUNN & CRUTCH JOEL S. SANDERS, SBN 107 GEORGE A. NICOUD III, SB RACHEL S. BRASS, SBN 217 REBECCA JUSTICE LAZAR One Montgomery Street, Suite San Francisco, California 9410 Telephone: (415) 393-8200 Facsimile: (415) 986-5309 Email: JSanders@gibsondunn. TNicoud@gibsondunn. RBrass@gibsondunn. RBrass@gibsondunn. Attorneys for Defendants MATSON NAVIGATION CC AND ALEXANDER & BALL	2234 9301 US, SBN 227330 3100 04 .com .com om com				
10	T	UNITED STATES DISTRICT COURT				
11						
12	NORTHERN DISTR	AICT OF CALIFO	RNIA, SAN FRANC	ISCO DIVISION		
13						
14	WINKLER WOODS, LLC, In Behalf of All Others Similarly		Case No. CV 08-03	169 VRW		
15	Plaintiff,)	STIPULATION R	E ADR DEADLINE		
16	V.)				
17	MATSON NAVIGATION CC) $()$				
18	ALEXANDER & BALDWIN, HORIZON LINES, LLC; and LINES, INC.,	, INC.;				
19	Defendants.))				
20)				
21)				
22						
23						
24						
25						
26						
27						
28						
	STIPULATION RE EXTENSION OF R	ESPONSIVE PLEADING	$\overline{\mathbf{CV}}$ DEADLINE; Case No. $\overline{\mathbf{CV}}$	08-03169 VRW Dockets.v	Justia.co	
	11					

1	WHEREAS, the undersigned plaintiff has filed the above-captioned case;			
2	WHEREAS, plaintiff alleges antitrust violations on behalf of purchasers of domestic			
3	containerized ocean shipping services for service between the continental United States and			
4	Hawaii.			
5	WHEREAS, twenty-three purported class action lawsuits have been filed to date in five			
6	federal district courts across the country and containing nearly identical allegations regarding a			
7	purported price-fixing conspiracy among various members of the Pacific Ocean Cabotage			
8	industry.			
9	WHEREAS, by Transfer Order dated August 13, 2008, the Judicial Panel on Multidistrict			
10	Litigation (the "JPML") granted a motion to coordinate and consolidate pretrial proceedings			
11	pursuant to 28 U.S.C. § 1407 in the matter In Re: Hawaiian and Guamanian Cabotage Antitrust			
12	Litigation, MDL No. 1972.			
13	WHEREAS, Steinberg v. Matson Navigation Co., et. al., C 08-02402 VRW (N.D. Cal.), an			
14	action assigned to this Court, was one of the actions transferred to the Western District of			
15	Washington pursuant to the JPML's August 13, 2008 Order.			
16	WHEREAS, Winkler Woods, LLC v. Matson Navigation Company, et. al., C 08-03169			
17	(N.D. Cal.), was identified as a potential tag-along action in MDL No. 1972.			
18	WHEREAS, by Conditional Transfer Order dated August 25, 2008, the JPML			
19	conditionally transferred the <i>Winkler Woods</i> action to the Western District of Washington			
20	pursuant to 28 U.S.C. § 1407.			
21	WHEREAS, by Related Case Order dated August 20, 2008, this Court determined that the			
22	Winkler Woods action is related to the Steinberg action, and reassigned the case to Chief Judge			
23	Vaughn R. Walker accordingly.			
24	WHEREAS, on July 1, 2008, Judge Jeffrey S. White issued an Order Setting Initial Case			
25	Management Conference and ADR Deadlines in Winkler Woods that set September 19, 2008 as			
26	the deadline for engaging in a meet and confer session regarding initial disclosures, early			
27	settlement, the ADR process selection, and a discovery plan; the filing of an ADR certification;			
28	and the filing of either an ADR Stipulation or a Notice of Need for an ADR Phone Conference.			
	2			

1	WHEREAS, all parties anticipate that the JPML's transfer to the Western District of			
2	Washington of the Steinberg, Winkler Woods and the other Related Actions filed in the Northern			
3	District of California will soon be completed.			
4	WHEREAS, plaintiff anticipates the possibility of a Consolidated Complaint or			
5	Complaints in the Hawaiian and Guamanian Cabotage Antitrust Litigation once the Related			
6	Actions have been transferred under MDL 1972 and the plaintiffs in the Related Actions have had			
7	an opportunity to organize.			
8	WHEREAS, vacating the deadlines contained in July 1, 2008 Order Setting Initial Case			
9	Management Conference and ADR Deadlines will visit no negative consequences on the schedule			
10	for the case.			
11	PURSUANT TO CIVIL LOCAL RULE 6-1(b) and 6-2(a), PLAINTIFF AND			
12	DEFENDANTS, BY AND THROUGH THEIR RESPECTIVE COUNSEL OF RECORD,			
13	HEREBY STIPULATE AS FOLLOWS:			
14	1. The September 19, 2008 and other deadlines for engaging in a meet and confer			
15	session regarding initial disclosures, early settlement, the ADR process selection, and a discovery			
16	plan; the filing of an ADR certification; and the filing of either an ADR Stipulation or a Notice of			
17	Need for an ADR Phone Conference contained in the July 1, 2008 Order are VACATED pending			
18	action by the Transferee Court in the Western District of Washington.			
19	2. This Stipulation does not constitute a waiver by Defendants of any defense,			
20	including but not limited to the defenses of lack of personal jurisdiction, subject matter			
21	jurisdiction, improper venue, or service of process.			
22	IT IS SO STIPULATED.			
23	Dated:September 19, 2008GIBSON, DUNN & CRUTCHER, LLP			
24				
25	/S/ Joel Sanders			
26	Rachel S. Brass GIBSON, DUNN & CRUTCHER, LLP			
27	One Montgomery Street, Suite 3100 San Francisco, CA 94104			
28	Telephone: (415) 393-8200			
	3			
	STIPULATION RE EXTENSION OF RESPONSIVE PLEADING DEADLINE; Case No. CV 08-03169 VRW			

	Case 3:08-cv-03169-VRW	Document 10	Filed 09/19/2008	Page 4 of 5
1 2 3 4			Counsel for Defe	on Company, Inc. and
5	Dated: September 19, 2008		McGUIREWOO	DS LLP
6 7 8 9 10			/S/ Darrel C. Menthe McGUIREWOO 1800 Century Par Los Angeles, CA Telephone: (3 Facsimile: (3	DS LLP k East, 8th Floor 90067
11 12 13			Richard J. Rappa Amy B. Manning Tammy L. Adkin McGUIREWOO 77 West Wacker	s DS LLP
14			Suite 4100 Chicago, Illinois Telephone: (3	60601 12) 849.8100
15 16			Facsimile: (3 Counsel for Defe Horizon Lines, L	ndant
17 18	Dated: September 19, 2008		SAVERI & SAV	ERI INC.
19 20 21 22			/S/ Guido Saveri R. Alexander Sa SAVERI & SA 111 Pine Street, San Francisco, G	VERI INC. Suite 1700
23 24			Telephone: (4	15) 217-6810 15) 217-6813
25 26			ALIOTO LAW F 555 California St San Francisco, C	reet, Suite 3160
27 28			- '	15) 434-8900 15) 434-9200
	STIPULATION RE EXTENSION OF R	2 RESPONSIVE PLEADING		V 08-03169 VRW
	1			

Case 3:08-cv-03169-VRW

1 2 3 4		Gilmur R. Murray Derek G. Howard MURRAY & HOWARD, LLP 436 14th Street, Suite 1413 Oakland, CA 94612 Telephone: (510) 444-2660 Facsimile: (510) 444-2522
5		Counsel for Plaintiff Winkler Woods, LLC
6		
7	Pursuant to stipulation, IT IS SO ORDERED).
8	Dated this <u>25th</u> lay of September, 2008.	STATES DISTRICT C
9 10		D. STATES DISTRICT COLLER
10 11		The GRANILD
11 12		
12		Z Judge Vaughn R Walker
13		
15		THERN DISTRICT OF CAS
16		-511(10
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
	5	
	STIPULATION RE EXTENSION OF RESPONSIVE PLEADING E	DEADLINE; Case No. CV 08-03169 VRW