	Case 3:08-cv-05111-SI	Document 11	Filed 02/06/2009	Page 1 of 3	
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4	mdelangis@lucasvalleylaw.com				
5 6	Attorney for Plaintiffs AMERICAN PRESIDENT LINES, LTD. and APL CO. Pte., LTD.				
7					
8	UNITED STATES DISTRICT COURT				
9					
10	NORTHERN DISTRICT OF CALIFORNIA				
11	AMERICAN PRESIDENT	LINES, LTD.,	Case No. C 08-0511	1-SI	
12	a corporation, and APL CO., Pto corporation, Plaintiffs,	, Pte., LTD., a	STIPULATION PU	JRSUANT TO LOCAL	
13			RULE 6-1 FURTHER EXTENDING DEFENDANT T&T GROUP, INC.'S		
14	V.	,	DEADLINE TO RI COMPLAINT TO	ESPOND TO	
15		anation	COMILAINI 10	WARCH 12, 2007	
16	T&T GROUP, INC., a corporation,				
17	Defendan	t.			
18	WHEREAS, Plaintiffs American President Lines, Ltd. and APL CO., Pte., Ltd.				
19	("Plaintiffs") filed a Complaint on or about November 10, 2008 against Defendant T&T Group,				
20	Inc. ("T&T");				
21	WHEREAS, T&T's response to the Complaint, absent extension, would originally have				
22	been due on or before December 22, 2008;				
23	WHEREAS, Plaintiffs agreed, pursuant Local Rule 6-1, to grant T&T an extension of				
24	time to and including January 11, 2009, in which to answer, move or otherwise respond to the				
25	Complaint;				
26	WHEREAS, Plaintiffs further agreed, pursuant Local Rule 6-1, to grant T&T a further				
27	extension of time to and including February 12, 2009, in which to answer, move or otherwise				
28	respond to the Complaint;				
	STIPULATION EXTENDING TIME TO RESPOND TO COMPLAINT	-1-		CASE NO. C 08-05111-SI	

1	WHEREAS, Plaintiffs and T&T mutually agree to a further extension, through and					
2	including March 12, 2009, in which Defendant can answer, move or otherwise respond to the					
3	Complaint, for the reason that APL and T&T seek to explore all avenues of an early disposition					
4	of this dispute and are in the process of exchanging documents and information to that end; and					
5	WHEREAS, this extension of time is not for purposes of delay and is submitted in					
6	conjunction with the parties Stipulated Motion for Relief from Case Management Schedule,					
7	IT IS HEREBY STIPULATED AND AGREED by and between the parties, through					
8	their respective attorneys of record, as follows:					
9	1. The parties jointly stipulate that, pursuant Local Rule 6-1, T&T's time in which to					
10	answer, move or otherwise respond to the Complaint shall be extended to and include March 12,					
11	1 2009.					
12	IT IS SO STIPULATED.					
13	Dated: February 5, 2009	FENWICK & WEST LLP				
14	4					
15	5	By: /s/ Bryan A. Kohm				
16	6	ATTORNEYS FOR DEFENDANT				
17	7	T&T GROUP, INC.				
18	8 Dated: February 5, 2009	LUCAS VALLEY LAW				
19	9 Dated. Peortuary 3, 2009	LUCAS VALLET LAW				
20	0	By: _/s/				
21	1	Mark de Langis				
22	2	ATTORNEYS FOR PLAINTIFFS AMERICAN PRESIDENT LINES, LTD. and				
23	3	APL CO., PTE, LTD.				
24	4					
25		PURSUANT TO STIPULATION. IT IS SO ORDERED				
26						
27	7 Dated:	Duran Delaton				
28		U.S. DISTRICT JUDGE				
	CTIDLILATION EXTENDING TIME TO 2					

STIPULATION EXTENDING TIME TO RESPOND TO COMPLAINT

ATTESTATION PURSUANT TO GENERAL ORDER 45

I, Mark K. de Langis, attest that concurrence in the filing of this Stipulation Further Extending Time to Respond to Complaint has been obtained from any signatories indicated by a "conformed" signature (/s/) within this e-filed document.

I declare under penalty of perjury under the laws of the United States of America that the forgoing is true and correct.

Executed this 6th day of February 2009, at San Rafael, California.

Mark K. de Langis

9 <u>/s/</u>