Esco Marine Inc. v. SS Pacific Star et al

Doc 45

1	This stipulation is entered into at the request of counsel for the Defendants to allow
2	additional time to complete depositions of the Defendants principals. The delay is as a result of
3	defense counsel's illness and unavailability to attend depositions as noticed by Plaintiff for
4	February 17, 18 and 19, 2010. The parties have agreed that the depositions will proceed during
5	the week of February 22, 2010 without further notice or order of the Court.
6	IT IS SO STIPULATED.
7	DATED: February 16, 2010 I AW OFFICE OF SCOTT S. FURSTMAN
8	LAW OFFICE OF SCOTT S. FURSTMAN
9	By/s/ Scott S. Furstman
10	SCOTT S. FURSTMAN Attorney for Defendants SS PACIFIC STAR;
11	INTERNATIONAL DATA SECURITY, INC.; and INTERNATIONAL MARITIME
12	SECURITY ALLIANCE
13	DATED: February 16, 2010 BULLIVANT HOUSER BAILEY PC
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15	By/s/ Norman J. Ronneberg, Jr.
16	NORMAN J. RONNEBERG Attorneys for Plaintiff ESCO MARINE, INC.
17	TRIOTHEYS TOT I IMMENT ESCO TOTAL TRICE.
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19	[PROPOSED] ORDER
20	Good cause appearing, and the parties having stipulated thereto, it is ordered that the time
21	within which Plaintiff may file its Motion to Join Defendants is extended to March 5, 2010;
22	Defendants' Opposition shall be filed on March 12, 2010; Plaintiffs Reply shall be filed on
23	March 19, 2010 and hearing on the motion shall be continued to March 26, 2010 at 9:00a.m.
2425	DATED: February, 2010
26	Susan Illston, U. S. District Judge
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	-2- STIPULATION AND [PROPOSED ORDER