1 2 3 4 5 6 7 8 9	Facsimile: (650) 314-7800 Facsimile: (650) 314-7809 gkraw@kraw.com kmedonough@kraw.com sboerio@kraw.com Attorneys for: Board of Trustees of the Western States Insula States Insulators and Allied Workers Individua Allied Workers Health Plan,	tors and Allied Workers Pension Plan, Western Il Account Plan, and Western States Insulators and
10	Western States Insulators and Allied Workers Pension Plan Western States Insulators and Allied Workers Individual Account Plan, and Western States Insulators and Allied Workers Health Plan	
12 13 14	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION	
19 20 21 22	WESTERN STATES INSULATORS AND	CASE NO. C11-00175 EMC STIPULATION TO EXTEND DEFENDANT'S TIME TO RESPOND TO THE COMPLAINT; ORDER
252627	PLAINTIFFS, v. JENCO MECHANICAL INSULATION, INC.	
28	1110-1	I

STIPULATION TO EXTEND DEFENDANTS TIME TO RESPOND TO THE COMPLAINT

DEFENDANT.

WHEREAS, Plaintiffs WESTERN STATES INSULATORS AND ALLIED WORKERS PENSION PLAN, WESTERN STATES INSULATORS AND ALLIED WORKERS INDIVIDUAL ACCOUNT PLAN, WESTERN STATES INSULATORS AND ALLIED WORKERS HEALTH PLAN, BOARD OF TRUSTEES WESTERN STATES INSULATORS AND ALLIED WORKERS PENSION PLAN, BOARD OF TRUSTEES WESTERN STATES INSULATORS AND ALLIED WORKERS INDIVIDUAL ACCOUNT PLAN, and BOARD OF TRUSTEES WESTERN STATES INSULATORS AND ALLIED WORKERS HEALTH PLAN ("Plaintiffs") filed a complaint against Defendant JENCO MECHANICAL INSULATION, INC. ("Jenco") on or about January 12, 2011, in this Court; and

WHEREAS, Civil L.R. 6-1(a) of the United States District Court for the Northern District of California provides that the parties may stipulate to extend the time for responding to the Complaint without leave of Court where doing so would not alter any pending Court date;

IT IS HEREBY STIPULATED by and between Plaintiffs, on the one hand, and Jenco, on the other, that Jenco may have an extension of time to answer, move, or otherwise respond to the Complaint to and including March 17, 2011.

This extension of time will not alter the date of any event or deadline already fixed by Court order.

IT IS SO STIPULATED.

Dated: March 2, 2011

JENCO MECHANICAL INSULATION, INC.

Defendaffi

Dated: March 2, 2011

KRAW & KRAW

Sandra L. Bocrio

Attorneys for the Plaintiffs

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BY:

STIPULATION TO EXTEND DEFENDANTS TIME TO RESPOND TO THE COMPLAINT

ECF ATTESTATION

I, Sandra L. Boerio, am the ECF User whose identification and password are being used to file this Stipulation to Extend Defendant's Time to Respond to the Complaint. Thereby attest that Jenco Mechanical Insulation, Inc. has concurred in this filing.

Sandra I., Boerio

