Mitsui O.S.K. Lines, Ltd. v. Seamaster Logistics, Inc. et al

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Whereas,			
1.	The Court has referred the co	ase to mediation to be completed by December 20,	
	2011, and appointed John A	. Skelton to act as Mediator;	
2.	The parties have participated in their initial teleconference with the Mediator;		
3.	Some of the parties believe t	hat a mediation on or before December 20, 2011,	
	would not be productive in t	hat they need more time to conduct discovery and	
	otherwise prepare for media	tion, and they believe that the case will be ripe for	
	mediation on or before May	10, 2012;	
4.	In light of the foregoing, all	of the parties and the Mediator agree that a	
	continuance of the December	r 20, 2011 deadline is appropriate; and	
5.	The parties and the Mediator	r have scheduled a mediation on May 9, 2012, subject	
	to a Court Order extending t	he mediation deadline to May 10, 2012;	
The parties therefore stipulate that they and their counsel will participate in a mediation before			
John A. Skelton on May 9, 2012, and that the deadline for participating in mediation shall be			
extended to May 10, 2012, if the Court so allows.			
SO ST	TIPULATED.		
DATED: Nov	vember 28, 2011	FLYNN, DELICH & WISE LLP	
		By: /s/Conte C.Cicala Erich P. Wise	
		Conte C. Cicala Attorneys for Plaintiff	
		MITSUI O.S.K. LINES, LTD.	
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	1. 2. 3. 4. 5. The parties the John A. Skell extended to Management of Society of So	1. The Court has referred the care 2011, and appointed John A. 2. The parties have participated 3. Some of the parties believe the would not be productive in the otherwise prepare for mediate mediation on or before May 4. In light of the foregoing, all continuance of the December 5. The parties and the Mediator to a Court Order extending the The parties therefore stipulate that they and John A. Skelton on May 9, 2012, and that the extended to May 10, 2012, if the Court so a SO STIPULATED. DATED: November 28, 2011	

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1	DATED: November 28, 2011	EMARD DANOFF PORT TAMULSKI
2		& PAETZOLD, LLP
3		
4 5		By: <u>/s/Katharine Essick</u> Eric Danoff
6		Katharine Essick Attorneys for Defendants
7		SEAMASTER LOGISTICS, INC. and TOLL GLOBAL FORWARDING (AMERICAS) INC.
8	DATED: November 28, 2011	BERMAN FINK VAN HORN P.C.
9		
10		
11		By:/s/Neal Weinrich Benjamin Fink
12		Neal Weinrich
13		Attorneys for Defendant AMERICAN GLOBAL LOGISTICS, LLC
14		
15	DATED: November 28, 2011	LAW OFFICES OF KIRK B. FREEMAN
16		
17		By:/s/Kirk B. Freeman Kirk B. Freeman
18		Matthew Mallet
19		Attorneys for Defendant AMERICAN GLOBAL LOGISTICS, LLC
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PURSUANT TO STIPULATION, IT IS SO ORDERED



Dated: November 30, 2011

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