1 2 3 4	ROBERT G. HULTENG, Bar No. 071293 <u>rhulteng@littler.com</u> AURELIO J. PEREZ, Bar No. 282135 aperez@littler.com JESSICA X. ROTHENBERG, Bar No. 28482 <u>jrothenberg@littler.com</u> LITTLER MENDELSON, P.C. 333 Bush Street, 34th Floor	23	
5	San Francisco, California 94104		
6	Telephone: 415.433.1940 Facsimile: 415.399.8490		
7	Attorneys for Defendants		
8	VELOCITY EXPRESS, LLC and TRANSFO INC. and DYNAMEX OPERATIONS EAST		
9	Timothy J. Becker (MN Bar No. 256663) tbecker@johnsonbecker.com		
10	Jacob R. Rusch (MN Bar No. 391892)		
11	jrusch@johnsonbecker.com JOHNSON BECKER, PLLC 33 South Sixth Street, Suite 4530		
12	Minneapolis, Minnesota 55402		
13	Telephone:612.436.1800Facsimile:612.436.1801		
14	Trial Counsel for Plaintiffs		
15	UNITED STA	TES DISTRICT COURT	
16	NORTHERN DISTRICT OF CA	ORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION	
17	PHILLIP FLORES and DARAH DOUNG, individually and on behalf of all similarly	Case No. 3:12-cv-05790-JST	
18	situated individuals,	Assigned for all purposes to the F Tigar	Honorable Jon S.
19	Plaintiffs,	JOINT STIPULATION AND <del>[</del>	DDADASENI
20	V.	ORDER EXTENDING DEADI AN UPDATED JOINT CASE N	LINE TO FILE
21	VELOCITY EXPRESS, LLC a wholly- owned subsidiary of Dynamex Operations	STATEMENT	
22 23	East, LLC, TRANSFORCE, INC., and DYNAMEX OPERATIONS EAST, LLC,	Date: July 20, 2016 Time: 2 p.m.	
23	Defendants.	Courtroom: 9	
		This document relates to all cas	
25 26		Complaint Filed: 1st Amended Complaint Filed: 2nd Amended Complaint Filed:	Nov. 9, 2012 Jan. 8, 2013 July 18, 2013
27		3rd Amended Complaint Filed: 4th Amended Complaint Filed:	Mar. 28, 2014 June 26, 2014
28			
LITTLER MENDELSON, P.C. 333 Bush Street 34th Floor San Francisco, CA 94104 415.433.1940	JT STIP & <del>[PROPOSED]</del> ORDER EXTENDING TIME TO FILE JT CMC STMT	Case No	o. 3:12-cv-05790-JST

Dockets.Justia.com

1	The Parties through their respective attorneys of record respectfully request that the		
2	deadline to file an Updated Joint Case Management Statement, currently due July 13, 2016, be		
3	continued until July 15, 2016.		
4	Counsel for Plaintiffs will be in deposition on July 11 through July 13 and are		
5	unavailable to finalize the Updated Joint Case Management Statement. Accordingly, the Parties		
6	conducted a short meet-and-confer regarding the proposed change in schedule and have agreed to		
7	continue the deadline to file an Updated Joint Case Management Statement to Friday, July 15, 2016		
8	in advance of the July 20, 2016 Case Management Conference.		
9			
10	Dated: July 11, 2016	/s/ Aurelio J. Perez	
11		AURELIO J. PEREZ LITTLER MENDELSON, P.C.	
12		Attorneys for Defendants VELOCITY EXPRESS, LLC and	
13		TRANSFORCE, INC. and DYNAMEX OPERATIONS EAST, LLC	
14			
15	Dated: July 11, 2016	<u>/s/ Jacob R. Rusch</u> TIMOTHY J. BECKER	
16		JACOB R. RUSCH JOHNSON BECKER, PLLC	
17		Trial Counsel for Plaintiffs	
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
LITTLER MENDELSON, P.C. 333 Bush Street 34th Floor San Francisco, CA 94104 415.433.1940	JT STIP & [ <del>PROPOSED</del> ] ORDER EXTENDING TIME TO FILE JT CMC STMT	2. Case No. 3:12-cv-05790-JST	

1	<u>{PROPOSED</u> ] ORDER
2	IT IS HEREBY ORDERED that the deadline to file an Updated Joint Case
3	Management Statement, currently due July 13, 2016, be continued until July 15, 2016.
4	
5	IT IS SO ORDERED.
6	D + 1 + 12 = 2016
7	Dated: July <u>12</u> , 2016
8	$\cap$ $\uparrow$
9	HONORABLE JON SOTIGAR
10	
11	Firmwide:141418840.1 064752.1003
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25 26	
26 27	
27	
28 LITTLER MENDELSON, P.C. 333 Bush Street	IT STIP & PROPOSEDI ORDER
333 Bush Street 34th Floor San Francisco, CA 94104 415.433.1940	JT STIP & [PROPOSED] ORDER EXTENDING TIME TO FILE JT CMC STMT3.Case No. 3:12-cv-05790-JST