1 2 3	Keith R. Gillette (Bar No. 191082) kgillette@archernorris.com Chad D. Greeson (Bar No. 251928) ARCHER NORRIS A Professional Law Corporation					
4 5	2033 North Main Street, Suite 800 Walnut Creek, California 94596-3759 Telephone: 925.930.6600 Facsimile: 925.930.6620					
6 7	Attorneys for Defendants SEASIDE TRANSPORTATION SERVICES, LLC and WHITNEY EQUIPMENT, LLC					
8	UNITED STATES DISTRICT COURT					
9	NORTHERN DISTRICT OF CALIFORNIA					
10						
11	JACKIE ARNETT,	Case No. CV 13 1672 WHO				
12	Plaintiff,	STIPULATION TO EXTEND TIME TO FILE RESPONSIVE PLEADING AND ANY				
13	V.	CROSS-CLAIM, COUNTER-CLAIM, OR				
14	SHANGHAI ZHENHUA PORT	THIRD-PARTY COMPLAINT TO PLAINTIFF'S SECOND AMENDED				
15	MACHINERY CO. LTD.; SEASIDE TRANSPORTATION SERVICES, LLC;	COMPLAINT Judge: Hon, William H. Orrick				
16	WHITNEY EQUIPMENT LLC and DOES 1 to 100, inclusive,	Judge: Hon, William H. Orrick				
17	Defendants.					
18	IT IS HEREBY STIPULATED AND AGREED by and between the parties hereto					
19		hat the time for defendants to file a responsive				
20	lt.					
21	pleading, and any corresponding cross-claim, counter-claim, or third-party claim, to the Second Amended Complaint, filed by Plaintiff on November 4, 2013, shall be extended by 14 days.					
22						
23	Therefore, pursuant to this agreement and subject to the Court's approval, a responsive pleading					
24	and any corresponding cross-claim, counter-claim, or third-party complaint, may now be filed on					
25	or before December 5, 2013.					
26	///					
27	1//					
28	///					
	STIPLUATION EXTENDING TIME TO FILE RESPONSIVE PLEADING & ANY RELATED CROSS-CLAIM, COUNTER-CLAIM, OR THIRD-PARTY CLAIM TO PLAINTIFF'S SECOND AMENDED COMPLAINT					

1 2	Dated: November 20, 2013				
3	BY:				
4	Rober (S. Arns Jonat an E. Davis				
5	Aytomeys for Plaintiff				
6	Dated: November 9, 2013 ARCHER NORRIS				
7	BY: Chab D. Grean				
8	Keith R. Gillette				
9	Chad D. Greeson Attorneys for Defendants Seaside Transportation Services, LLC and Whitney Equipment, LLC				
11	Dated: November, 2013 K&L GATES LLP				
12	BY:				
13	Michele C, Barnes				
14	Attorneys for Defendants Shanghai Zhenhua Port Machinery Co. Ltd.				
15 16	e g				
17					
18	IT IS SO ORDERED,				
19	Dated:				
20	HON, WILLIAM H, ORRICK				
21	U.S. DISTRICT COURT JUDGE				
22	* -				
23	TMA001/1703524-1				
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25					
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28	2				
	STIPLUATION EXTENDING TIME TO FILE RESPONSIVE PLEADING & ANY RELATED CROSS-CLAIM, COUNTER-CLAIM, OR THIRD-PARTY CLAIM TO PLAINTIFF'S SECOND AMENDED COMPLAINT				

1	Dated: November, 2013			THE ARNS LAW FIRM		
	Dated. November, 2013					
2			BY:			
3 4			Б1;	Robert S. Arns Jonathan E. Davis Attorneys for Plaintiff		
5	D + 1 N = 1 = 2012			ARCHER NORRIS		
6	Dated: November, 2013			ARCHER NORRIS		
7	~					
8			BY:	Keith R. Gillette Chad D. Greeson Attorneys for Defendants Seaside		
10				Transportation Services, LLC and Whitney Equipment, LLC		
11	Dated: November 20, 2013			K&L GATES LLP		
12			DV.	CAMICHAEL C BADNES		
13 14			BY:	/S/ MICHAEL C. BARNES Michele C. Barnes Peter E. Soskin Attorneys for Defendants Shanghai Zhenhua		
15				Port Machinery Co. Ltd.		
16						
17				v v		
18	IT IS SO ORDERED,			*		
19	Dated: November 26, 2013			1 / 14 0 -		
20				Winde		
21	:			HÖN. WILLIAM H. ORRICK U.S. DISTRICT COURT JUDGE		
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23						
24	TMA001/1703524-1					
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	OTIDI LIATIONI EVTENDING TIME TO I	מס טווס	2 ESPONS	IVE DI FADING & ANV RELATED CROSS-CLAIM		
	STIPLUATION EXTENDING TIME TO FILE RESPONSIVE PLEADING & ANY RELATED CROSS-CLAIM, COUNTER-CLAIM, OR THIRD-PARTY CLAIM TO PLAINTIFF'S SECOND AMENDED COMPLAINT					