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8 Attorney for Defendants Seawind Group
9 Holdings Pty Ltd.; Richard Geoffrey Ward;
10 Corsair Marine Sales Pte Ltd.; Corsair
11 Marine International Pte Ltd.; Corsair
12 Marine International Co., Ltd.

13 **UNITED STATES DISTRICT COURT**
14 **NORTHERN DISTRICT OF CALIFORNIA**

15 WAYNE GOLDMAN; HARRIET
16 SCANNON

17 v.

18 SEAWIND GROUP HOLDINGS PTY LTD.;
19 RICHARD GEOFFREY WARD;
20 CORSAIR MARINE, INC.; PAUL
21 KOCH, CORSAIR MARINE SALES
22 PTE LTD, CORSAIR MARINE
INTERNATIONAL SINGAPORE
LTD; CORSAIR MARINE VIETNAM
LTD; CORSAIR MARINE
INTERNATIONAL CO. LTD

CASE NO. C13-1759 JCS

**STIPULATION EXTENDING
THE TIME IN WHICH
CERTAIN DEFENDANTS MAY
RESPOND TO THE
COMPLAINT**

23 It is hereby stipulated between plaintiffs Wayne Goldman and Harriett
24 Scannon, and defendants Seawind Group Holdings Pty Ltd.; Richard Geoffrey Ward;
25 Corsair Marine Sales Pte Ltd.; Corsair Marine International Pte Ltd.; Corsair Marine
26 International Co., Ltd., through counsel, that these defendants will have until July 3,
27 2013, to answer or otherwise respond to the Complaint in this action. In entering into
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1 this stipulation, these defendants do not concede this court's personal jurisdiction over
2 them.

3 Dated: June 4, 2013

4
5 /s/Charles Kagay
6 Charles M. Kagay
7 Spiegel Liao & Kagay, P.C.

8 Attorney for Defendants Seawind Group Holdings
9 Pty Ltd.; Richard Geoffrey Ward; Corsair Marine
10 Sales Pte Ltd.; Corsair Marine International Pte
11 Ltd.; Corsair Marine International Co., Ltd.

12 /s/Robert C. Matz
13 Robert C. Matz
14 Makman & Matz, LLP

15 Attorney for Plaintiffs Wayne Goldman and
16 Harriett Scannon

17
18 I attest that concurrence in the filing of this document has been obtained from each of
19 the other signatories.
20

21
22 Dated: 6/6/13



23 /s/Charles Kagay
24 Charles M. Kagay
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