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4	UNITED STATES DISTRICT COURT		
5	NORTHERN DISTRICT OF CALIFORNIA		
6 7 8	LIVECAREER LTD, Plaintiff,	Case No. 14-cv-03336-JST	
8 9 10	v. SU JIA TECHNOLOGIES LTD., DBA RESUMEGENIUS.COM, et al.,	ORDER GRANTING MOTION FOR EXTENSION OF TIME TO SERVE SU JIA TECHNOLOGIES LTD.	
11	Defendants.	Re: ECF No. 30	
12	Before the Court is an unopposed motion filed by Plaintiff LiveCareer Ltd. ("LiveCareer")		
13	seeking a 60-day extension of time to serve Defendant Su Jia Technologies Ltd. ("Su Jia		
14	Technologies"). ECF No. 30. For the reasons set forth below, the Court will GRANT Plaintiff's		
15	Motion. The hearing on this matter, currently scheduled for January 8, 2015, is hereby		
16	VACATED.		
17	I. BACKGROUND		
18	On July 23, 2014, LiveCareer filed a cor	nplaint against Resume Companion LLC	

18 ("Resume Companion") and Su Jia Technologies, "seeking injunctive relief, damages, and 19 attorneys' fees based upon (i) copyright infringement under the copyright laws of the United 20 States, 17 U.S.C. § 101 et seq. and (ii) federal unfair competition and false designation of origin 21 under 15 U.S.C. § 1125(a)." ECF No. 1 ¶ 1. The 120-day time limit for service under Federal 22 Rule of Civil Procedure 4(m) expired on November 20, 2014. ECF No. 30 at 2. LiveCareer 23 timely completed service on Resume Companion, and states that it is in the process of serving 24 Cyprus-based Su Jia Technologies. ECF No. 1 ¶ 4; ECF No. 14; ECF No. 30 at 1. In its motion, 25 filed on November 18, 2014, LiveCareer requests a 60-day extension of time to serve Su Jia 26 Technologies. ECF No. 30. LiveCareer states that it is "diligently attempting to complete service 27 of process on Su Jia Technologies" pursuant to the procedures of the Hague Convention on the 28

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1	Service Abroad of Judicial and Extrajudicial Documents in Civil or Commercial Matters ("Hague	
2	Convention"), and that it expects service to be completed by the end of the year. <u>Id.</u> at 1, 3.	
3	II. LEGAL STANDARD	
4	Under Federal Rule of Civil Procedure 4(m):	
5	If a defendant is not served within 120 days after the complaint is	
6	filed, the court—on motion or on its own after notice to the plaintiff—must dismiss the action without prejudice against that	
7	defendant or order that service be made within a specified time. But if the plaintiff shows good cause for the failure, the court must	
8	extend the time for service for an appropriate period.	
9	See also Fed. R. Civ. P. 6(b)(1) ("When an act may or must be done within a specified time, the	
10	court may, for good cause, extend the time with or without motion or notice if the court acts,	
11	or if a request is made, before the original time or its extension expires"); <u>Ahanchian v. Xenon</u>	
12	Pictures, Inc., 624 F.3d 1253, 1259 (9th Cir. 2010) ("[R]equests for extensions of time made	
13	before the applicable deadline has passed should normally be granted in the absence of bad faith	
14	on the part of the party seeking relief or prejudice to the adverse party." (internal alterations	
15	omitted)). "Whether good cause exists is determined on a case by case basis." <u>Zoosk, Inc. v.</u>	
16	Dyle, No. 10-cv-04545-LB, 2011 WL 635279, at *2 (N.D. Cal. Feb. 11, 2011) (citing In re	
17	Sheehan, 253 F.3d 507, 512 (9th Cir. 2001)). A plaintiff may show good cause where it has	
18	"attempted to serve the defendants, was confused about the requirements for service of process, or	
19	was prevented from effecting service within the 120 day limit by factors beyond [its] control."	
20	Wei v. State of Hawaii, 763 F.2d 370, 372 (9th Cir. 1985) (citations omitted).	
21	Service of process on a foreign corporation is governed by Federal Rule of Civil Procedure	
22	4(h) which, in conjunction with Rule 4(f), provides for such a defendant to be served "by any	
23	internationally agreed means of service that is reasonably calculated to give notice, such as those	
24	authorized by the Hague Convention on the Service Abroad of Judicial and Extrajudicial	
25	Documents." See Fed. R. Civ. P. $4(f)(1)$, (h)(2).	
26	III. DISCUSSION	
27	LiveCareer has shown good cause for an extension of time to serve Su Jia Technologies.	

28 LiveCareer has successfully served Resume Companion and has made reasonable efforts to serve

Su Jia Technologies pursuant to the procedures of the Hague Convention. ECF No. 30 at 3. There is no suggestion that LiveCareer has acted in bad faith, and LiveCareer expects service to be completed by the end of the year. Id. The Court is satisfied that, at this early stage in the litigation, the extension of time will not prejudice Su Jia Technologies. Any dismissal of the complaint for failure to timely effect service of process would, however, prejudice LiveCareer and would undermine the "general purpose" of the Federal Rules of Civil Procedure to "see[] that cases are tried on the merits." Ahanchian, 624 F.3d at 1258-59.

IV. CONCLUSION

For the foregoing reasons, LiveCareer's motion for a 60-day extension of time to serve Su Jia Technologies is GRANTED. The January 8, 2015 hearing on this matter is hereby VACATED.

IT IS SO ORDERED.

Dated: December 15, 2014

nited States District Judge