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16	UNITED STATES DISTRICT COURT		
17	NORTHERN DISTRICT OF CAI	LIFORNIA, SAN FRANCISCO DIV	ISION
18	CLAUDE K. BOCONVI and JAMES R. MACK,	Case No. 3:17-cv-02623-JST	
19	Plaintiffs,	Assigned for all purposes to the I S. Tigar	Honorable Jon
20			DDING
21	V.	JOINT STIPULATION REGARDING BRIEFING SCHEDULE	
22	VELOCITY EXPRESS, LLC a wholly- owned subsidiary of Dynamex Operations	Complaint Filed:	Nov. 9, 2012
23	East, LLC, TRANSFORCE, INC., and DYNAMEX OPERATIONS EAST, LLC,	1st Amended Complaint Filed: 2nd Amended Complaint Filed:	Jan. 8, 2013 July 18, 2013
24	Defendants.	3rd Amended Complaint Filed: 4th Amended Complaint Filed:	Mar. 28, 2014 June 26, 2014
25			20, 201
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	JT STIP RE BRIEFING SCHEDULE	Case No. 3	3:17-cv-02623-JST

JT STIP RE BRIEFING SCHEDULE

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On July 6, 2017, the Court continued the hearing on Plaintiffs' Motion for Attorneys' Fees and Costs from August 17, 2017, to September 21, 2017. Following a short meet-and-confer regarding the current briefing schedule for Plaintiffs' Motion, the Parties agreed to the following amended briefing deadlines with respect to Plaintiffs' forthcoming Motion for Attorneys' Fees and Costs:

	Original Date	New Date
Plaintiffs' Motion	July 14, 2017	August 2, 2017
Defendants' Opposition	July 31, 2017	August 18, 2017
Plaintiffs' Reply	August 7, 2017	August 25, 2017

Under the original briefing schedule, Plaintiffs' Motion was to be fully briefed 10 days prior to the hearing date. Under the new briefing schedule, briefing will conclude 25 days prior to the hearing date. The amended schedule will not prejudice either party and no other extension has been requested.

SO STIPULATED.

Dated: July 7, 2017

Dated: July 7, 2017	/s/ Byung-Kwan Park
·	ROBERT G. HULTENG
	AURELIO J. PÉREZ
	BYUNG-KWAN PARK
	LITTLER MENDELSON, P.C.
	Attorneys for Defendants
	VELOCITY EXPRESS, LLC and
	TRANSFORCE, INC. and DYNAMEX
	OPERATIONS EAST, LLC

/s/ Jacob R. Rusch TIMOTHY J. BECKER JACOB R. RUSCH MOLLY E. NEPHEW JOHNSON BECKER, PLLC Trial Counsel for Plaintiffs

IT IS SO ORDERED. Dated: July 7 _____, 2017

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ATTESTATION FOR COMPLIANCE WITH CIVIL L.R. 5-1(i)(3) I, Jacob Rusch, declare under penalty of perjury and pursuant to the laws of California and the United States that I have in my possession e-mail correspondence from Byung-Kwan Park that the content of this Joint Stipulation is acceptable to all persons required to sign it. /s/ Jacob R. Rusch Jacob R. Rusch JOHNSON BECKER, PLLC