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8	UNITED STATES DISTRICT COURT						
9	NORTHERN DISTRICT OF CALIFORNIA						
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11	CALIFORNIANS FOR ALTERNATIVES TO TOXICS,	Case No. 3:17-cv-05287-JST					
12	Plaintiff,	STIPULATION FOR LEAVE TO FILE FIRST AMENDED COMPLAINT					
13							
14	VS.	Hon. Judge Jon S. Tigar					
15	SCHNEIDER DOCK & INTERMODAL FACILITY, INC. and RYAN						
16	SCHNEIDER,						
17	Defendants,						
18	Disintiff Californians for Alternatives	s to Toxics ("Plaintiff") and Schneider Dock &					
19							
20	Intermodal Facility and Ryan Schneider ("Defendants") by and through their respective						
21	counsel, hereby stipulate and agree as follows:						
22	WHEREAS on July 13, 2017 Plaintiff provided David Schneider and Ryan						
23 24	Schneider with Plaintiff's Notice of Violations and Intent to File Suit ("NOV");						
24							
26	WHEREAS on September 12, 2017 Plaintiff filed its Complaint in this matter						
27	(Docket No. 1), setting forth causes of action under the Federal Water Pollution Control						
28	Act, 33 U.S.C. §§ 1251 to 1387 against only Schneider Dock & Intermodal Facility, Inc.						
	STIPULATION ALLOWING PLAINTIFF TO FILE FIRST AMENDED COMPLAINT	1 Case No. 3:17-cv-05287-JST					

1	and Ryan Schneider;				
2	WHEREAS on October 30, 2017, Defendants filed with this Court (Docket No. 15)				
3	their answer responding to the Complaint;				
4	then answer responding to the complaint,				
5	WHEREAS Plaintiff now seeks to amend the Complaint to include David Schneider				
6	as an owner of the owner of Defendants' facility.				
7	WHEREAS after a responsive pleading is filed, Federal Rule of Civil Procedure				
8	15(a)(2) allows a party to amend its pleading only with the opposing party's written				
9 10	consent or the court's leave.				
11	The parties stipulate and agree as follows:				
12	(1) Plaintiff may file a first amended complaint naming David Schneider as an				
13	(1) I familit may the a first amended complaint naming David Semicider as an				
14	additional Defendant in this matter.				
15	IT IS SO STIPULATED.				
16	Dated: December 18, 2017	Resp	ectfully Sul	omitted,	
17		LAW OFFICES OF ANDREW L. PACKARD			
18		By:	/s/ Andrew I	ew L. Packard	
19			Attorneys	for Plaintiff	
20				RNIANS FOR ATIVES TO TOXICS	
21	Dated: December 18, 2017	CAN	NATA O'I	OOLE FICKES ALMAZAN	
22		By:	/s/Therese	Y. Cannata	
23			Attorneys	for Defendants DER DOCK & INTERMODAL	
24			FACILIT	Y and RYAN SCHNEIDER	
25			TION FOR		
26	I hereby attest pursuant to Civil L.R. 5-1(i) (3) that I have obtained concurrence in the filing of this document from the other Signatory prior to filing.				
27	DATED: December 18, 2017		By: /s/ Andrew L. Packard		
28			5		
l	STIPULATION ALLOWING PLAINTIFF TO FILE FIRST AMENDED COMPLAIN		2	Case No. 3:17-cv-05287-JST	

1	ORDER APPROVING STIPULATION						
2	Good cause appearing to allow Plaintiff to file a first amended complaint, IT IS SO						
3	ORDERED.						
4							
5	Dated: December 18, 2018						
6	Dated. December 18, 2018	Jon . Jean					
7		Jon S. Tigar United States District Judge					
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	STIPULATION ALLOWING PLAINTIFF TO FILE FIRST AMENDED COMPLAINT	3 Case No. 3:17-cv-05287-JST					