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8 Attorneys for Defendant
 9 John A. Chiang d/b/a/ FCB International

11 UNITED STATES DISTRICT COURT
 12 NORTHERN DISTRICT OF CALIFORNIA

14 HUATAI USA, LLC,
 15 Plaintiff,

16 vs.

17 JOHN A CHIANG d/b/a "FCB
 18 INTERNATIONAL,"
 19 Defendant.

Case No.: 4:11-cv-01855-PJH

STIPULATION EXTENDING TIME
 FOR DEFENDANT JOHN CHIANG
 d/b/a "FCB INTERNATIONAL" TO
 SERVE RESPONSES TO PLAINTIFF'S
 FIRST SET OF INTERROGATORIES
 AND DOCUMENT REQUESTS

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 22 During the Case Management Conference in this matter, held November 17, 2011, all
 23 parties agreed to exchange Initial Disclosures on or before December 19, 2011 and also to
 24 exchange written discovery requests as soon as possible. Accordingly, Plaintiff served

HUATAI USA, LLC v. JOHN CHIANG d/b/a "FCB INTERNATIONAL"
 Case No. C11-01855 PJH
 STIPULATION EXTENDING TIME FOR DEFENDANT TO
 SERVE DISCOVERY RESPONSES

1 Defendant with its First Set of Interrogatories and Requests for Production of Documents on
2 November 21, 2011 and Defendant's responses thereto are currently due on December 21, 2011.

3 However, due to medical problems with his eyesight, Defendant John A. Chiang is
4 currently unable to (1) return to the United States from China prior to December 21, 2011 and/or
5 (2) read documents necessary for him to provide responses to Plaintiff's first set of written
6 discovery.

7 In addition, Defendant may have in his possession or may be bringing back from China
8 documents that may be responsive to Plaintiff's discovery and/or required to be disclosed under
9 F.R.C.P. Rule 26. Defendant reserves the right to supplement the Initial Disclosures and
10 documents produced on December 19, 2011.

11 WHEREFORE IT IS AGREED AND STIPULATED AS FOLLOWS:

12 1) All parties will exchange Initial Disclosures and documents on Monday, December
13 19, 2011.

14 2) The deadline for Defendant's Responses to Plaintiff's First Set of Interrogatories and
15 Document Requests is hereby extended until January 4, 2012.

16 IT IS SO STIPULATED.

17 Dated: December 19, 2011

18 _____/s/_____
19 RICHARD DUANE
20 Attorney for Defendant
21 JOHN CHIANG d/b/a "FCB INTERNATIONAL"

22 Dated: December 19, 2011

23 _____/s/_____
24 MICHAEL ONUFRAK
25 Attorney for Plaintiff
HUATAI USA, LLC

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STIPULATION EXTENDING TIME FOR DEFENDANT TO
SERVE DISCOVERY RESPONSES

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ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: 12/20/11



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