	,				
1					
2	GRIFFITH H. HAYES, ESQ. Nevada Bar No. 7374				
3	KEIVAN A. ROEBUCK. ESQ. Nevada Bar No. 14110				
4	LITCHFIELD CAVO LLP				
5	3993 Howard Hughes Parkway, Suite 100 Las Vegas, Nevada 89169				
6	Telephone: (702) 949-3100 Facsimile: (702) 916-1776				
7	hayes@litchfieldcavo.com roebuck@litchfieldcavo.com				
8					
9	Attorneys for Defendant/Cross-Defendant Anilox Roll Company, Inc. d/b/a				
10	ARC International, Inc.				
11	UNITED STATES DISTRICT COURT				
12	DISTRICT OF NEVADA				
13	CHARLIE RESOSO,	CASE NO.: 2:14-cv-00102-RFB-GWF			
14	Plaintiff, v.				
15	CLAUSING INDUSTRIAL, INC., ANILOX				
16	ROLL COMPANY WEST, INC. d/b/a ARC INTERNATIONAL; ANILOX ROLL	STIPULATION AND PROPOSED ORDER TO AMEND DISCOVERY PLAN			
17	COMPANY, INC. d/b/a ARC INTERNATIONAL, inclusive,	(Second Request)			
18					
19	Defendants.				
20	CLAUSING INDUSTRIAL, INC.				
21	Cross-Claimant,				
22	v.				
23	ANILOX ROLL COMPANY, INC.				
24	Cross-Defendant.				
25					
26					
27					
28	<i>///</i>				
1					

1 .

## STIPULATION AND PROPOSED ORDER TO AMEND DISCOVERY PLAN

IT IS HEREBY STIPULATED by and between Plaintiff CHARLIE RESOSO ("PLAINTIFF"), by and through his counsel of record, WILLIAM R. BRENSKE, ESQ. of the law firm of BRENSKE & ANDREEVSKI; Defendant/Cross-Defendant ANILOX ROLL COMPANY, INC. d/b/a ARC INTERNATIONAL ("ARC EAST"), by and through its counsel of record, GRIFFITH H. HAYES, ESQ. and KEIVAN A. ROEBUCK, ESQ. of the law firm of LITCHFIELD CAVO LLP; and Defendant CLAUSING INDUSTRIAL, INC. ("CLAUSING"), by and through its counsel of record, GEORGE D. YARON, ESQ. and KEITH E. PATTERSON, ESQ. of the law firm of YARON & ASSOCIATIES, to extend discovery deadlines for good cause shown. This Stipulation and Proposed Order is submitted pursuant to and in compliance with LR IA 6-1 and LR 26-4, as follows:

#### 1. Statement Specifying the Discovery Completed

On September 28, 2017, ARC EAST filed its Motion for Summary Judgment ("MSJ"). On September 29, 2017, ARC EAST's Motion for Protective Order Regarding the FRCP 30(b)(6) Deposition of ARC EAST was heard by United States Magistrate Judge George W. Foley. ARC EAST's Motion for Protective Order was granted, and as such, ARC EAST agreed to make its FRCP 30(b)(6) witnesses available at a time convenient for all parties. The Court also held in abeyance ARC EAST's disclosure of expert witnesses pending a further ruling by the Court on ARC EAST's MSJ. The Court further held that should the Court deny the MSJ, the parties will be given adequate time to designate/disclose expert witnesses, rebuttal witnesses and complete disclosure, as discussed in open court.

On December 14, 2017 and December 15, 2017, the FRCP 30(b)(6) deposition of ARC EAST was held. During that time, the parties learned that there are additional persons most knowledgeable of ARC EAST that will need to be deposed in order to complete the FRCP 30(b)(6) deposition of ARC EAST.

26 | ///

27 | ///

28 | ///

# 

## 2. A Specific Description of the Discovery that Remains to be Completed

The FCRP 30(b)(6) deposition must be completed, ARC EAST's MSJ must be fully briefed, and the parties need to designate/disclose expert witnesses, rebuttal witnesses, and complete disclosure.

### 3. Reasons Why Discovery Is Not Completed

Because of a family medical emergency concerning one of ARC EAST's FRCP 30(b)(6) deponents, ARC EAST needed to move the FRCP 30(b)(6) deposition to a later date, which was the basis of the parties' Stipulation and Order to Amend Discovery Plan (First Request). Now that the FRCP 30(b)(6) deposition has begun, it was discovered that additional persons most knowledgeable of ARC EAST need to be deposed in order to complete the FRCP 30(b)(6) deposition.

## 4. Proposed Schedule for Completing All Remaining Discovery

The parties request a brief extension as follows:

	Current Dates	Proposed New Dates
FRCP 30(b)(6) depositions of ARC EAST	December 14, 2017 December 15, 2017	January 22, 2018
Oppositions to ARC EAST's MSJ	January 19, 2018	February 23, 2018
ARC EAST's Reply in Support of MSJ	February 2, 2018	March 16, 2018
ARC EAST's Motion to Further Stay Disclosure of Expert Witnesses	February 9, 2018	March 23, 2018
Discovery Cut Off Date	January 29, 2018	March 15, 2018
Dispositive Motions	March 1, 2018	April 13, 2018
Pretrial Order	April 2, 2018	May 11, 2018

All other discovery terms stated in the parties' Discovery Plan and Scheduling Order filed October 17, 2017 remain unchanged.

Counsel will meet and confer regarding the sequence and timing of each person most knowledgeable for ARC EAST's FRCP 30(b)(6) deposition set to continue on January 22, 2018. Counsel will reach an agreement as to the aforementioned sequence and timing by January 5, 2018.

1	The undersigned respectively have the authority to execute this Stipulation and bind the		
2	respective parties hereto.		
3			
4	DATED this 4th day of January, 2018.	DATED this 4th day of January, 2018.	
5	BRENSKE & ANDREEVSKI	LITCHFIELD CAVO LLP	
6		D /a/Water and A. Daraker ak	
7	By: <u>/s/ William R. Brenske</u> WILLIAM R. BRENSKE, ESQ.	By: /s/ Keivan A. Roebuck GRIFFITH H. HAYES, ESQ.	
8	3800 Howard Hughes Pkwy, Suite 500 Las Vegas, Nevada 89169	KEIVAN A. ROEBUCK, ESQ. 3993 Howard Hughes Pwky, Suite 100	
9	Attorneys for Plaintiff Charlie Resoso	Las Vegas, Nevada 89169 Attorneys for Defendant/Cross-Defendant Anilox Roll Company, Inc. d/b/a ARC International, Inc.	
10			
11			
12	DATED this day of December, 2017.		
13	YARON & ASSOCIATES		
14			
15	By: GEORGE D. YARON, ESQ.		
16	KEITH E. PATTERSON, ESQ. 1300 Clay Street, Suite 800		
17	Oakland, CA 94612		
18	Attorneys for Defendant/Cross-Claimant Clausing Industrial, Inc		
19			
20		IT IS SO ORDERED.	
21		DATED this 5th day of January, 2018	
22		y un	
23		HINTED OF THE MACKET ATE HIDGE	
24		UNITED STRIES MAGISTRATE JUDGE	
25			
26			
27			

## 

1	The undersigned respectively have the authority to execute this Stipulation and bind the		
2	respective parties hereto.		
3	DATED II. I CD I DOLL		
4	DATED this day of December, 2017.	DATED this day of December, 2017.	
5	BRENSKE & ANDREEVSKI	LITCHFIELD CAVO LLP	
6	Ву:	Ву:	
7	WILLIAM R. BRENSKE, ESQ. 3800 Howard Hughes Pkwy, Suite 500	GRIFFITH H. HAYES, ESQ. KEIVAN A. ROEBUCK, ESQ.	
8	Las Vegas, Nevada 89169 Attorneys for Plaintiff Charlie Resoso	3993 Howard Hughes Parkway, Suite 100 Las Vegas, Nevada 89169	
9	Thorneys for I tuning Chartie Resoso	Attorneys for Defendant/Cross-Defendant Anilox Roll Company, Inc. d/b/a ARC International, Inc.	
10			
11	74		
12	DATED this day of December, 2017.		
13	YARON & ASSOCIATES		
14	By:		
15	GEORGE D. YARON, ESQ. KEITH E. PATTERSON, ESQ.		
16	1300 Clay Street, Suite 800		
17	Oakland, CA 94612 Attorneys for Defendant/Cross-Claimant		
19	Clausing Industrial, Inc		
20			
21		IT IS SO ORDERED.	
22		DATED this day of, 2017	
23			
24		UNITED STATES MAGISTRATE JUDGE	
25			
26			
27			
28			
20			