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1	Michael D. Hoy (NV Bar 2723)					
2	Hoy Chrissinger Kimmel Vallas, PC 50 West Liberty Street, Suite 840					
3	Reno, Nevada 89501 (775) 786-8000					
4	mhoy@nevadalaw.com					
5	Attorneys for: Defendants and Countercla	imants				
6	United States	District Court				
7	District of Nevada					
8	CHEMEON SURFACE TECHNOLOGY, LLC, a	Case No. 3:15-cv-				
9	Nevada limited liability company,					
10	Plaintiff,	STIPULATION A EXTENSION OF				
11	vs.	OPPOSITION TO ENTRY OF ORD				
12	Manage to the second transfer of the second t	DEFENDANT/C				
13	METALAST INTERNATIONAL, INC., a Nevada corporation; METALAST, INC., a Nevada	DAVID M. SEMA				
	corporation; SIERRA DORADO, INC., a	MARK REGISTR				
14	Nevada corporation; David M. Semas;	ECF NO. 426				
15	GREG D. SEMAS; and WENDI SEMAS-FAURIA,	[FIRST REQUES				
16	Defendants.					
17	DAVID M. SEMAS; and METALAST					
18	International, Inc.,					
19	Counterclaimants,					
20	vs.					
21	CHEMEON SURFACE TECHNOLOGY, LLC; DEAN					
22	S. Meiling; and Madylon Meiling,					
23	Counter Defendants.					

ase No. 3:15-cv-00294-MMD-VPC

TIPULATION AND ORDER FOR XTENSION OF TIME TO FILE PPOSITION TO MOTION OF NTRY OF ORDER CANCELLING EFENDANT/COUNTERCLAIMANT AVID M. SEMAS' FEDERAL LOGO **1ARK REGISTRATIONS** CF NO. 426

FIRST REQUEST]

Plaintiff Chemeon Surface Technology ("CHEMEON"), by and through its undersigned counsel, Holland & Hart, LLP, and Defendants Metalast International, Inc., Metalast, Inc., Sierra

1.	Plaintiff	Chemeon	filed	its	Motion	of	Entry	of	Order	Cance
	Defendan	nt/Countercla	aimant	David	M. Semas	' Fed	eral Log	o Mai	rk Regist	rations
	426] with	n the Court o	n July 1	1, 201	18.					
2.	The deadline to file the Mr. Semas's Opposition is July 25, 2018.									
3.	Mr. Sema	Mr. Semas has asked Chemeon to stipulates to Mr. Semas's request to extend								
	Semas's deadline until 5:00 p.m. on August 3, 2018 to file his Opposition to Mo									
	of Entry of Order Cancelling Defendant/Counterclaimant David M. Semas' Fed									
	Logo Mark Registrations.									
4.	Chemeon	stipulates to	Mr. Se	mas's	request.					
5. This is Mr. Semas's first request for extension of time to respond to this						d to this	motion.			
6.	Mr. Semas represents that his request for this stipulation is made with good c									
	and in go	od faith.								
Da	nted July 25	5, 2018			Date	d July	[,] 25, 201	.8		
Holland & Hart, LLP 5441 Kietzke Lane, Second Floor Reno, Nevada 89511			Hoy Chrissinger Kimmel Vallas, PC							
			50 West Liberty Street, Suite 840 Reno, Nevada 89501							
Re	:110, Nevaua	3 07311			Kend), Nev	aua 895	01		
/s/Robert Ryan			_	<u>/s/Michael D. Hoy</u> Michael D. Hoy (2723) Attorneys for Movants David Semas and						
Robert C. Ryan (7164) Anthony Hall (5977)										
Tamara Reid (9840) Attorneys for Plaintiff Chemeon				Metalast International, Inc.						
		Illaintitt /'ha	naan							

DATED: <u>July 26, 2018</u>

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I, Shondel Seth, certify that I am, and at all times during the service of process was, not less than 18 years of age and not party to the matter concerning which service of process was made. I further certify that I caused the following document to be served: STIPULATION AND ORDER FOR EXTENSION OF TIME TO FILE OPPOSITION TO MOTION OF ENTRY OF ORDER CANCELLING DEFENDANT/COUNTERCLAIMANT DAVID M. SEMAS' FEDERAL LOGO MARK REGISTRATIONS

ECF 426 as follows:

BY ELECTRONIC SERVICE. by electronic transmission through the United States District Court's CM/ECF system to the parties below:

Robert C. Ryan, Esq. rcryan@hollandhart.com

Anthony Hall, Esq. ahall@hollandhart.com

Tamara Reid, Esq. treid@hollandhart.com

Timothy A. Lukas, Esq. tlukas@hollandhart.com

Chris Hadley, Esq. cbhadley@joneswaldo.com

Under penalty of perjury, I declare that the foregoing is true and correct.

Dated: July 25, 2018.

/s/Shondel Seth SHONDEL F. SETH