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8	UNITED STATES DISTRICT COURT		
9	DISTRICT O	F NEVADA	
10	ROBERT THURMAN-SILVA, an individual,	CASE NO: 3:19-cv-683-LRH-WGC	
11	Plaintiff,		
12	VS.	STIPULATION AND	
13	EMPLOYBRIDGE SOUTHWEST, LLC d/b/a PROLOGISTIX, a Foreign Limited-Liability Company; THYSSENKRUPP SUPPLY	ORDER ENLARGING TIME FOR PLAINTIFF TO RESPOND TO	
14	CHAIN SERVICES NA, INC., a Foreign	DEFENDANT THYSSENKRUPP MATERIALS NA, INC.'S MOTION TO	
15	Corporation; and, TESLA MOTORS, INC., a Foreign Corporation; DOE BUSINESS	DISMISS PLAINTIFF'S FIRST AMENDED COMPLAINT	
16	ENTITIES 1-10; DOE INDIVIDUALS 1-10.	(ECF No. 011)	
17			
	Defendants.	(First Request)	
18		(First Request) ntiff") and Defendants thyssenkrupp Supply Chain	
18 19	Plaintiff Robert Thurman-Silva ("Plai		
	Plaintiff Robert Thurman-Silva ("Plai Services NA, Inc., thyssenkrupp Materials NA,	ntiff") and Defendants thyssenkrupp Supply Chain	
19	Plaintiff Robert Thurman-Silva ("Plai Services NA, Inc., thyssenkrupp Materials NA, counsel of record hereby stipulate that Plaintiff	ntiff") and Defendants thyssenkrupp Supply Chain Inc., and Tesla, Inc. <sup>1</sup> , by and through their undersigned	
19 20	Plaintiff Robert Thurman-Silva ("Plai Services NA, Inc., thyssenkrupp Materials NA, counsel of record hereby stipulate that Plaintiff <u>and including Monday, April 20, 2020</u> , to file	ntiff") and Defendants thyssenkrupp Supply Chain Inc., and Tesla, Inc. <sup>1</sup> , by and through their undersigned T may have a one (1)-week extension of time, <u>through</u>	
19 20 21	Plaintiff Robert Thurman-Silva ("Plai Services NA, Inc., thyssenkrupp Materials NA, counsel of record hereby stipulate that Plaintiff and including Monday, April 20, 2020, to file NA, Inc.'s Motion to Dismiss Plaintiffs' First	ntiff") and Defendants thyssenkrupp Supply Chain Inc., and Tesla, Inc. <sup>1</sup> , by and through their undersigned E may have a one (1)-week extension of time, <u>through</u> e their opposition to <i>Defendant thyssenkrupp Materials</i>	
19 20 21 22	Plaintiff Robert Thurman-Silva ("Plai Services NA, Inc., thyssenkrupp Materials NA, counsel of record hereby stipulate that Plaintiff and including Monday, April 20, 2020, to file <i>NA, Inc.'s Motion to Dismiss Plaintiffs' First</i> stipulation, the parties hereby request that the o	ntiff") and Defendants thyssenkrupp Supply Chain Inc., and Tesla, Inc. <sup>1</sup> , by and through their undersigned E may have a one (1)-week extension of time, <u>through</u> e their opposition to <i>Defendant thyssenkrupp Materials</i> <i>Amended Complaint</i> (ECF No. 011). Pursuant to this	
<ol> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	Plaintiff Robert Thurman-Silva ("Plai Services NA, Inc., thyssenkrupp Materials NA, counsel of record hereby stipulate that Plaintiff and including Monday, April 20, 2020, to file <i>NA, Inc.'s Motion to Dismiss Plaintiffs' First</i> stipulation, the parties hereby request that the or request for such an extension. The original dea	ntiff") and Defendants thyssenkrupp Supply Chain Inc., and Tesla, Inc. <sup>1</sup> , by and through their undersigned E may have a one (1)-week extension of time, <u>through</u> e their opposition to <i>Defendant thyssenkrupp Materials</i> <i>Amended Complaint</i> (ECF No. 011). Pursuant to this Court grant this enlargement of time. This is the first	
<ol> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>	Plaintiff Robert Thurman-Silva ("Plai Services NA, Inc., thyssenkrupp Materials NA, counsel of record hereby stipulate that Plaintiff and including Monday, April 20, 2020, to file <i>NA, Inc.'s Motion to Dismiss Plaintiffs' First</i> stipulation, the parties hereby request that the or request for such an extension. The original dea	ntiff") and Defendants thyssenkrupp Supply Chain Inc., and Tesla, Inc. <sup>1</sup> , by and through their undersigned E may have a one (1)-week extension of time, <u>through</u> e their opposition to <i>Defendant thyssenkrupp Materials</i> <i>Amended Complaint</i> (ECF No. 011). Pursuant to this Court grant this enlargement of time. This is the first adline to file this opposition brief is Monday, April 13, reason that Plaintiff needs additional time to file this	
<ol> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	Plaintiff Robert Thurman-Silva ("Plai Services NA, Inc., thyssenkrupp Materials NA, counsel of record hereby stipulate that Plaintiff and including Monday, April 20, 2020, to file <i>NA, Inc.'s Motion to Dismiss Plaintiffs' First</i> stipulation, the parties hereby request that the or request for such an extension. The original dea 2020, which deadline has not yet run. The response	ntiff") and Defendants thyssenkrupp Supply Chain Inc., and Tesla, Inc. <sup>1</sup> , by and through their undersigned E may have a one (1)-week extension of time, <u>through</u> e their opposition to <i>Defendant thyssenkrupp Materials</i> <i>Amended Complaint</i> (ECF No. 011). Pursuant to this Court grant this enlargement of time. This is the first adline to file this opposition brief is Monday, April 13, reason that Plaintiff needs additional time to file this	

1	This stipulation and request are not made for any dilatory or improper purpose.	
2	DATED this 103 <sup>th</sup> day of April, 2020.	THE GEDDES LAW FIRM, P.C.
3		d'Salaco
4		Kristen R. Geddes
5		Nevada Bar No. 9027 1575 Delucchi Lane, Suite 206
6		Reno, Nevada 89502 Phone: (775) 853-9455
7		Email: Kristen@TheGeddesLawFirm.com Attorneys for Plaintiff Robert Thurman-Silva
8		
9	DATED this $13^{\text{th}}$ day of April, 2020.	Ogletree, Deakins, Nash, Smoak & Stewart, P.C.
10		/s/
11		Antony Martin, Esq.
12		Nevada Bar No. 8177 Dana Salmonson, Esq.
13		Nevada Bar No. 11180 Wells Faro Tower
14		Suite 1500 3800 Howards Hughes Parkway
15		Las Vegas, NV 89169 Attorneys for Defendants
16		thyssenkrupp Materials NA, Inc., thyssenkrupp Supply Chain Services NA, Inc., and Tesla, Inc.
17		
18		ORDER
19		ONDER
20	IT IS SO ORDERED, nunc pro tunc.	
21	DATED this 15th day of April, 2020.	
22		fli'l
23		Jann
24		LARRY R. HICKS UNITED STATES DISTRICT JUDGE
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