	THE HONORABLE JOHN H. CHUN
UNITED STATES D WESTERN DISTRICT AT SEA	OF WASHINGTON
AEGEAN MARINE PETROLEUM S.A.,	IN ADMIRALTY
Plaintiff,	Case No. 15-CV-00172-JHC
V.	ORDER ON JOINT MOTION TO EXTEND DEADLINE
M/V KAVO PLATANOS, her tackle, boilers, apparel, furniture, engines, appurtenances, etc.,	
and	NOTING DATE: FRIDAY, AUGUST 26, 2022
Certain Bunkers on board the M/V KAVO	
<i>et al.</i> ,	
Defendants and Garnishee.	
This matter came before the Court upon I	Defendant Canpotex Shipping Services, Ltd.'s,
("Defendant") and Aegean Marine Petroleum	S.A.'s ("Plaintiff") Joint Motion to Extend
Deadlines. The parties having so stipulated, and	the Court finding good cause for entry hereof,
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ORDER ON JOINT MOTION TO EXTEND I (CASE NO. 15-CV-00172-RAJ)	DEADLINES - 1
	WESTERN DISTRICT AT SEA AEGEAN MARINE PETROLEUM S.A., Plaintiff, v. M/V KAVO PLATANOS, her tackle, boilers, apparel, furniture, engines, appurtenances, etc., and Certain Bunkers on board the M/V KAVO PLATANOS, Defendants <i>in rem</i> , and CANPOTEX SHIPPING SERVICES LTD., <i>et al.</i> , Defendants and Garnishee. This matter came before the Court upon I ("Defendant") and Aegean Marine Petroleum Deadlines. The parties having so stipulated, and ///

1	NOW, THEREFORE, IT IS HEREBY ORDERED that that the date for disclosure of
2	expert testimony shall be extended to Friday, September 30, 2022. All other deadlines set
3	forth in the January 14, 2022 Scheduling Order (Dkt. 73) and further July 5, 2022 Order (Dkt.
4	89) remain the same.
5	Dated this 26th day of August, 2022.
6	
7	John K. Chan
8	THE HONORABLE JOHN H. CHUN
9	UNITED STATES DISTRICT COURT JUDGE
10	Presented by:
11	SCHWABE, WILLIAMSON & WYATT, P.C.
12	By: <i>s/ David R. Boyajian</i> David R. Boyajian, WSBA # 50195
13	Colin Folawn, WSBA #34211 Email: <u>dboyajian@schwabe.com</u>
14	<u>cfolawn@schwabe.com</u>
15	Counsel for Defendant Canpotex Shipping Services Ltd.
16	Approved as to form:
17	SIMMS SHOWERS LLP
18	By: <u>s/J. Stephen Simms</u> J. Stephen Simms (<i>Pro Hac Vice</i>)
19	Email: jssimms@simmsshowers.com
20	NICOLL BLACK & FEIG, PLLC
21	By: <u>s/Jeremy Jones</u> Christopher W. Nicoll, WSBA #20771
22	Jeremy B. Jones, WSBA # 44138
23	Email: <u>cnicoll@nicollblack.com</u> jjones@nicollblack.com
24	Counsel for Plaintiff Aegean Marine Petroleum S.A.
25	
26	
	ORDER ON JOINT MOTION TO EXTEND DEADLINES - 2 (CASE NO. 15-CV-00172-RAJ)