

HON. MARY ALICE THEILER

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

RITCHIE BROS. AUCTIONEERS  
(AMERICA) INC., a Washington  
corporation,

Plaintiff,

vs.

NAEM SUID, an individual; MOHAMMAD  
SUID, an individual; and SUID TRUCKING  
LLC, a Florida limited liability company,

Defendants.

CIVIL NO. 2:17-cv-01481-MAT

**STIPULATED MOTION TO EXTEND  
CASE DEADLINES AND ~~(PROPOSED)~~  
ORDER**

**Note on Motion Calendar:  
January 4, 2018**

COME NOW Plaintiff Ritchie Bros. Auctioneers (America) Inc. (“Ritchie Bros”), and Defendants Naem Suid, Mohammad Suid, and Suid Trucking, LLC, (collectively, “Defendants”)<sup>1</sup> by and through their respective counsel of record, and jointly request the Court to enter an Order continuing deadlines based upon the following:

**STIPULATION**

1. By Order of December 8, 2017 (Dkt. #16), the Court established January 4, 2018 as the deadline for completion of the conference of counsel required by Fed. R. Civ. P. 26(f), with Initial Disclosures due January 18, 2018, and the Joint Status Report due January 18, 2018;

<sup>1</sup> Defendants, individually and collectively, do not hereby consent to jurisdiction or waive any affirmative or specific defenses by counsel’s joining this stipulation, and specifically preserve the defenses and arguments asserted pursuant to Fed.R.Civ.P. 12(b) in the pending motion.

1           2.       A Motion to Dismiss (Dkt. #14) is currently pending; a ruling thereon may affect  
2 the scope of the conference of counsel; and

3           3.       The undersigned counsel stipulate to extending the deadlines: for the Fed. R. Civ.  
4 P. 26(f) conference of counsel to Thursday, January 18, 2018; for Initial Disclosures to  
5 Thursday, February 1, 2018; and for the Joint Status Report to Thursday, February 1, 2018.

6  
7           DATED this 4th day of January, 2018.

8  
9       **DORSEY & WHITNEY LLP**

10       /s/ Nathan T. Alexander  
11       Nathan Alexander, WSBA No. 37040  
12       T. Augustine Lo, WSBA No. 48060  
13       701 Fifth Avenue, Suite 6100  
14       Seattle, WA 98104  
15       [alexander.nathan@dorsey.com](mailto:alexander.nathan@dorsey.com)  
16       [lo.augustine@dorsey.com](mailto:lo.augustine@dorsey.com)  
17       T: (206) 903-8800  
18       F: (206) 903-8820  
19       Attorneys for Plaintiff  
20       Ritchie Bros. Auctioneers (America) Inc.

21       **ROSENBERG LAW GROUP, PLLC**

22       /s/Christopher A. Campbell, per email auth.  
23       Christopher A. Campbell  
24       500 Union Street, Ste. 510  
25       Seattle, WA 98101  
26       [chris@rosenberglawgroup.net](mailto:chris@rosenberglawgroup.net)  
27       P: 206-407-3300  
      F: 206-407-3097  
      Counsel for Defendants Mohammad Suid,  
      Naem Suid, and Suid Trucking, LLC

**[PROPOSED] ORDER**

This Court, having considered the Stipulated Motion to Extend Case Deadlines, and finding good cause to extend the deadlines prescribed in this Court's Minute Order Rescheduling Joint Status Report Deadline and Related Dates (Dkt. #8), hereby ORDERS the following adjustments to case deadlines:

- (1) Deadline for Fed. R. Civ. P. 26(f) Conference: Jan. 18, 2018
- (2) Initial Disclosures Pursuant to Fed. R. Civ. P. 26(a)(1): Feb. 1, 2018
- (3) Combined Joint Status Report and Discovery Plan  
as Required by Fed. R. Civ. P. 26(f) and LCR 26(f): Feb. 1, 2018

It is so Ordered.

Dated this 11th day of January, 2018.



Mary Alice Theiler  
United States Magistrate Judge

*Jointly Presented by:*

**DORSEY & WHITNEY LLP**

/s/ Nathan T. Alexander  
Nathan Alexander, WSBA No. 37040  
T. Augustine Lo, WSBA No. 48060  
701 Fifth Avenue, Suite 6100  
Seattle, WA 98104  
[alexander.nathan@dorsey.com](mailto:alexander.nathan@dorsey.com)  
[lo.augustine@dorsey.com](mailto:lo.augustine@dorsey.com)  
T: (206) 903-8800  
F: (206) 903-8820  
*Attorneys for Plaintiff*  
*Ritchie Bros. Auctioneers (America) Inc.*

**ROSENBERG LAW GROUP, PLLC**

/s/Christopher A. Campbell, per email auth.  
Christopher A. Campbell, WSBA No. 50959  
500 Union Street, Ste. 510  
Seattle, WA 98101  
[chris@rosenberglawgroup.net](mailto:chris@rosenberglawgroup.net)  
P: 206-407-3300  
F: 206-407-3097  
*Counsel for Defendants Mohammad Suid,  
Naem Suid, and Suid Trucking, LLC*