1 2 3 4 5 6 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 7 AT SEATTLE 8 SCANDIES ROSE FISHING COMPANY, LLC, NO. C18-672 RSM Plaintiff, 10 STIPULATION AND ORDER TO AMEND ORDER REGARDING v. 11 INITIAL DISCLOSURES, JOINT HENRY PAGH, STATUS REPORT, AND EARLY 12 **SETTLEMENT** Defendant. 13 14 **STIPULATION** 15 Defendant seeks an order extending the deadline for initial disclosures and for 16 filing the Combined Joint Status Report and Discovery Plan, and plaintiff does not oppose this. 17 Suit was filed in this matter on May 9, 2018. Dkt. 1. Defendant's counsel Adam Trotsky 18 accepted service on behalf of defendant on May 14, 2018. Pursuant to Fed. R. Civ. P. 19 12(A)(1)(a)(ii), defendant has 60 days from the date of service to file a responsive pleading. 20 Accordingly, no responsive pleading is due until July 13, 2018. 21 On May 17, 2018, the Court issued its Order Regarding Initial Disclosures, Joint 22 Status Report, and Early Settlement. Dkt. 5. The Order sets the deadline for a FRCP 26(f) status 23 24 STIPULATION AND ORDER TO AMEND ORDER REGARDING KRAFT DAVIES P.L.L.C.

1 conference on June 14, 2018, initial disclosures on June 21, 2018, and the Combined Joint Status 2 Report and Discovery Plan on June 28, 2018. 3 Counsel for the parties held a FRCP 26(f) conference on June 14, 2018, at which 4 time it was discussed that the upcoming deadlines are before the date by which the defendant is 5 required to file a responsive pleading. Defendant believes that this makes for awkward case 6 management, as the parties will not be able to fairly evaluate the needs of the case until a 7 responsive pleading is filed and the issues are joined. Plaintiff does not oppose defendant's 8 request to adjust the deadlines for initial disclosures and the joint status report and discovery 9 plan. 10 Accordingly, defendant requests, without opposition from plaintiff, that the Court 11 extend the deadlines for initial disclosures and the Combined Joint Status Report and Discovery 12 Plan to July 20, 2018, which is one week after defendant must file a responsive pleading. 13 DATED this 18th day of June, 2018. 14 KRAFT DAVIES, PLLC SCHWABE WILLIAMSON & WYATT 15 16 s/ Marissa A. Olsson s/ Colin Folawn COLIN FOLAWN, WSBA #34211 MARISSA A. OLSSON, WSBA #43488 17 KRAFT DAVIES, PLLC SCHWABE WILLIAMSON & WYATT 1420 5th Avenue, Suite 3400 600 University Street, Suite 1904 18 Seattle, Washington 98101 Seattle, Washington 98101 Telephone: (206) 624-8844 Tel: 206-622-1711 19 Fax: (866) 231-2499 Email: cfolawn@schwabe.com E-Mail: MAO@ADMIRALTY.COM Attorneys for Plaintiff 20 Attorneys for Defendant 21 22 23 24

1	<u>ORDER</u>
2	BASED UPON THE FOREGOING STIPULATION, IT IS HEREBY
3	ORDERED that the deadlines for initial disclosures and for filing the Combined Joint Status
4	Report and Discovery Plan shall be July 20, 2018.
5	DATED this 20 th day of June 2018.
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8	RICARDO S. MARTINEZ CHIEF UNITED STATES DISTRICT JUDGE
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13	Presented by:
4	KRAFT DAVIES, PLLC SCHWABE WILLIAMSON & WYATT
15	
16	s/ Marissa A. Olsson s/ Colin Folawn
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