The Honorable David G. Estudillo 1 2 3 4 UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 5 AT TACOMA 6 7 EVERGREEN ADHESIVES, INC., a Case No. 3:17-cv-05088-DGE Georgia Corporation 8 f.k.a. WESTECH AEROSOL STIPULATED MOTION AND 9 CORPORATION, ORDER TO EXTEND DEADLINES **RELATED TO** 10 Plaintiff, **IOINT STATUS REPORT** 11 v. NOTE ON MOTION 12 WILSONART, LLC, a Delaware limited **CALENDAR:** liability company, 13 Friday, July 14, 2023 Defendant. 14 15 STIPULATION AND ORDER 16 17 WHEREAS this Court ordered the parties to conduct mediation by February 18, 18 2023; WHEREAS this Court further ordered that if resolution was not reached, full 19 20 discovery opens the sooner of 240 days after Scheduling Order or Conference or 21 mediation is held and resolution not reached; 22 WHEREAS this Court further ordered that the parties submit a joint status report 23 to the Court on March 20, 2023; 24 WHEREAS the parties negotiated in good faith but were unable to find a date on 25 which all parties and necessary client personnel were available to conduct mediation until April 12, 2023; 26 ROBINS KAPLAN LLP 94013264.1 Attorneys at Law 555 Twin Dolphin Drive Suite 310 STIPULATION AND ORDER Redwood City, California 94065 650 784 4040 3:17-CV-05088

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	WHEREAS the parties agreed to submit a joint status report on or before May 10,
2023;	

WHEREAS the parties mediated this case on April 12, 2023, reached an agreement in principle, and continue to negotiate terms of a final settlement agreement;

WHEREAS the Court ordered that if terms of a settlement are not reached by June 9, 2023, they will submit a joint status report on that date.

WHEREAS the Court ordered that if terms of a settlement are not reached by July 14, 2023, they will submit a joint status report on that date.

WHEREAS the parties continue to negotiate terms of a final settlement agreement. WHEREAS the parties agree to submit a joint status report on or before August 18, 2023.

WHEREAS in view of the foregoing, the parties request that the Court issue an Order extending the deadlines related to the submission of the joint status report to the aforementioned date.

IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.

Respectfully submitted July 14, 2023. 1 2 NEWMAN DU WORS LLP TOUSLEY BRAIN STEPHENS PLLC 3 s/ Derek Linke s/ Chase Alvord Chase C. Alvord, WSBA #26080 Derek A. Newman, WSBA No. 26967 4 dn@newmanlaw.com calvord@touslev.com 5 Derek Linke, WSBA No. 38314 Kaleigh N. Boyd, WSBA #52684 linke@newmanlaw.com kboyd@tousley.com 6 1200 Fifth Avenue, Suite 1700 1201 Second Avenue, Suite 900 Seattle, WA 98101 Seattle, Washington 98101 7 Telephone: (206) 682-5600 Telephone: (206) 274-2800 8 Facsimile: (206) 682-2992 **ROBINS KAPLAN LLP** MCKOOL SMITH, P.C. 9 s/ Kevin Pasquinelli s/ James Quigley Kevin Pasquinelli (pro hac vice) James E. Quigley, (pro hac vice) 10 kpasquinelli@robinskaplan.com jquigley@mckoolsmith.com 11 Steve Carlson (pro hac vice) Matthew T. Cameron (pro hac vice) scarlson@robinskaplan.com mcameron@mckoolsmith.com 12 ROBINS KAPLAN LLP George T. Fishback (pro hac vice) 13 555 Twin Dolphin Drive, Suite 310 gfishback@mckoolsmith.com Redwood City, California 94065 303 Colorado Street, Suite 2100 14 Telephone: (650) 784-4025 Austin, TX 78701 Spencer Davis-VanNess (pro hac vice) Telephone: (512) 692-8720 15 sdavis-vanness@robinskaplan.com 16 ROBINS KAPLAN LLP Attorneys for Defendant Wilsonart LLC 800 LaSalle Ave, Suite 2800 17 Minneapolis, Minnesota 55402 18 Attorneys for Plaintiff 19 Evergreen Adhesives, Inc. 20 21 22

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ORDER

In view of the parties' stipulation, the parties shall submit a joint status report on or before August 18, 2023.

IT IS SO ORDERED.

DATED this 17th day of July, 2023



David G. Estudillo United States District Judge