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IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:		Chapter 11
Welded Construction, L.P., et al.,		Case No. 18-12378 (CSS)
De	btors. ¹	(Jointly Administered)
Welded Construction, L.P.,	Plaintiff,	
VS.		
Worldwide Machinery, Inc. dba Worldwide Rental Services,		Adv. No. 20-50960
	Defendant.	

CERTIFICATION OF COUNSEL REQUESTING EXTENSION OF TIME FOR DEFENDANT TO RESPOND TO PLAINTIFF'S WRITTEN DISCOVERY REQUESTS

I, Josef W. Mintz, Esq., counsel for the plaintiff in the above-captioned adversary

proceeding (the "<u>Adversary Proceeding</u>"), hereby certify as follows:

1. On March 01, 2021, Welded Construction, L.P. ("Plaintiff"), served its First

Set Of Interrogatories, Requests For Production, And Requests For Admission

Propounded by Plaintiff (the "Discovery Requests"), on Worldwide Machinery, Inc. dba

Worldwide Rental Services (the "Defendant").

2. The Parties have agreed that the time within which Defendant may respond

to the Discovery Requests be extended to and including April 30, 2021. The Parties have

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Welded Construction, L.P (5008) and Welded Construction Michigan, LLC (9830).



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memorialized their agreement in the *Stipulation Extending Time for Defendant to Respond* to *Plaintiff's Written Discovery Requests* (the "<u>Stipulation</u>").

3. Attached hereto as Exhibit A is a proposed order (the "<u>Order</u>") approving the Stipulation. A copy of the Stipulation is attached to the Order as Exhibit 1.

WHEREFORE, the Parties respectfully request entry of the Order.

Dated: March 29, 2021

BLANK ROME LLP

By: <u>/s/ Josef W. Mintz</u> Josef W. Mintz, Esq., DE SBN 5644 1201 Market Street, Suite 800 Wilmington, DE 19801 Telephone: (302) 425-6400 Email: mintz@blankrome.com

-and-

ASK LLP

Joseph L. Steinfeld, Jr., Esq., MN SBN 0266292 2600 Eagan Woods Drive, Suite 400 St. Paul, MN 55121 Telephone: (651) 289-3845 Email: jsteinfeld@askllp.com

Counsel for the Post-Effective Date Debtors

EXHIBIT A

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:		Chapter 11
Welded Construction, L.P., et al.,		Case No. 18-12378 (CSS)
Det	otors.	(Jointly Administered)
Welded Construction, L.P.,	Plaintiff,	
VS.		
Worldwide Machinery, Inc. dba Wor Rental Services,	rldwide Defendant.	Adv. No. 20-50960

ORDER APPROVING STIPULATION EXTENDING TIME FOR DEFENDANT TO <u>RESPOND TO THE PLAINTIFF'S WRITTEN DISCOVERY REQUESTS</u>

AND NOW upon consideration of the *Stipulation Extending Time for Defendant to Respond to Plaintiff's Written Discovery Requests* (the "<u>Stipulation</u>") between Welded Construction, L.P., as Post-Effective Date Debtor (the "<u>Plaintiff</u>") and Worldwide Machinery, Inc. dba Worldwide Rental Services (the "<u>Defendant</u>") attached hereto as <u>Exhibit 1</u>; the Court having determined that no further notice of the Stipulation must be given; it is hereby

ORDERED that the Stipulation is hereby **APPROVED**, and it is

FURTHER ORDERED that the time within which Defendant may respond to the First

Set Of Interrogatories, Requests For Production, And Requests For Admission Propounded by *Plaintiff* is hereby extended to and including April 30, 2021.

EXHIBIT 1

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
Welded Construction, L.P., et al.,	Case No. 18-12378 (CSS)
Debtors.	(Jointly Administered)
Welded Construction, L.P., P.	aintiff,
VS.	
Worldwide Machinery, Inc. dba Worldwid Rental Services, Defe	de Adv. No. 20-50960

STIPULATION FOR EXTENSION OF TIME FOR DEFENDANT TO RESPOND TO PLAINTIFF'S WRITTEN DISCOVERY REQUESTS

Welded Construction, L.P. (the "<u>Plaintiff</u>"), and Worldwide Machinery, Inc. dba Worldwide Rental Services (the "<u>Defendant</u>" and, together with Plaintiff, the "<u>Parties</u>"), through their respective counsel, enter into this *Stipulation for Extension of Time For Defendant to Respond to Plaintiff's Written Discovery Requests* (the "<u>Stipulation</u>") and hereby stipulate and agree as follows:

1. The Parties agree and stipulate that the time within which Defendant may respond to *First Set of Interrogatories, Requests For Production, And Requests For Admission Propounded by Plaintiff* is hereby further extended to and including April 30, 2021. Dated: March 29, 2021

BLANK ROME LLP

By: <u>/s/ Josef W. Mintz</u> Josef W. Mintz, Esq., DE SBN 5644 1201 Market Street, Suite 800 Wilmington, DE 19801 Telephone: (302) 425-6400 Email: mintz@blankrome.com

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Counsel for the Post-Effective Date Debtors

Dated: March 25, 2021

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BERNSTEIN-BURKLEY, P.C.

By: <u>/s/ Keri P. Ebeck</u> Keri P. Ebeck, Esq., PA I.D. #91298 <u>kebeck@bernsteinlaw.com</u> Keila Estevez, Esq., PA ID #324601 <u>kestevez@bernsteinlaw.com</u> Suite 2200, Gulf Tower Pittsburgh, PA 15219 Phone (412) 456-8112 Fax: (412) 456-8135

Counsel for Defendant