DAVEN G. LOWHURST (CA BAR #124723) 1 Email: lowhurstd@howrey.com AARON R. GRUBER (CA BAR #209509) FILED Email: grubera@howrey.com 3 HOWREY LLP 525 Market Street, Suite 3600 San Francisco, CA 94105-3606 Tel. 415.848.4900 CLERK, U Fax 415.848.4999 5 Attorneys for Plaintiff 6 CENTÉX HOMES 7 8 UNITED STATES DISTRICT COURT 9 EASTERN DISTRICT OF CALIFORNIA – FRESNO DIVISION 10 ΙΙ CENTEX HOMES, Case No. 1:07-CV-00567-AWI-SWS 12 Plaintiff, STIPULATION AND [PROPOSED] ORDER OF DISMISSAL OF CLAIMS AND 13 **COUNTERCLAIMS WITH PREJUDICE** VS. 14 FINANCIAL PACIFIC INSURANCE COMPANY, AMERICAN STATES 15 INSURANCE COMPANY, SAFECO 16 INSURANCE COMPANY and CARR BUSINESS ENTERPRISES, INC., 17 Defendants. 18 19 20 21 22 23 24 25 26 27 28 Case No. 07-cv-00567-AWI-SWS **HOWREY LLP** STIPULATION AND [PROPOSED] ORDER OF DISMISSAL WITH PREJUDICE

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1	Plaintiff Centex Homes ("Center	x"), Defendant Carr Business Enterprises ("Carr"), Defendant,
2	Cross-Defendant and Counter-Claimant Financial Pacific Insurance Company ("FPIC"), and Counter-	
3	Defendant and Cross-Complainant American States Insurance Company ("ASIC") (collectively the	
4	"Parties") have settled this action and have agreed to dismiss the claims, counter-claims and cross-	
5	claims in this action, pursuant to their Settlement Agreement and Release effective as of March 12,	
6	2010 (the "Settlement Agreement"), and hereby submit this Stipulation of Dismissal.	
7	Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, Centex, Carr, FPIC	
8	and ASIC hereby stipulate to dismiss with prejudice all claims, counter-claims, and cross-claims in this	
9	action, consistent with and subject to the terms of the Settlement Agreement, the Parties to bear their	
10	own respective attorney's fees and costs herein.	
II	IT IS SO STIPULATED.	
12	DATED: April 19, 2010	HOWREY LLP
13		By/s/ Aaron Gruber
14		AARON R. GRUBER Attorneys for Plaintiff CENTEX HOMES
15		
16	DATED: April 19, 2010	FOTOUHI EPPS HILLGER GILROY LLP
17		By/s/ Mark Divelbiss
18		MARK DIVELBISS Attorneys for Defendant, Cross-Defendant and Counter-
19		Claimant FINANCIAL PACIFIC INSURANCE COMPANY
20	DATED: April 19, 2010	ARCHER NORRIS LLP
21		By /s/ Sean White
22		SEAN WHITE Attorneys for Defendant, Cross-Defendant and Counter-
23		Claimant FINANCIAL PACIFIC INSURANCE COMPANY
24	DATED: April 19, 2010	ANWYL SCOFFIELD & STEPP, LLP
25	BATES: April 19, 2010	
26		By/s/ Lindy Scoffield LINDY SCOFFIELD
27		Attorneys for Defendant CARR BUSINESS ENTERPRISES, INC.
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1	DATED: April 19, 2010 SINNOTT, PUEBLA, CAMPAGNE & CURET, APLC	
2	By <u>/s/ Stephen Wong</u>	
3	STEPHEN WONG Attorneys for Counter-Defendant and Cross-	
4	Complainant AMERICAN STATES INSURANCE COMPANY	
5		
6	RULE 7-131(e) CERTIFICATION	
7	I, Aaron R. Gruber, hereby attest, pursuant to this Court's Rule 7-131(e), that each of the other	
8		
9	counsel identified above have authorized the submission of this Stipulation and [Proposed] Order on	
10	that counsel's behalf.	
11	Executed this 19th day of April 2010, at San Francisco, California.	
12	/s/ Aaron R. Gruber	
13	Aaron R. Gruber Attorney for Plaintiff CENTEX HOMES	
14	Authority for Figure 10 Problems	
15	ORDER ON STIPULATION	
16		
17	The Parties having so stipulated, and good cause appearing, the dismissals set forth above are	
18	SO ORDERED. The Clerk of the Court shall CLOSE THE CASE.	
19	Lill.	
20	Dated: April 20, 2010  Judge of the United States District Court	
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