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5	Attorneys for Defendant		
6	Richard Laster		
7			
	UNITED STATES DISTRICT COURT		
8	EASTERN DISTRICT OF CALIFORNIA, FRESNO DIVISION		
9			
10	VIOLA COPPOLA, GARY COPPOLA, and THE TRUST OF ANTHONY M. COPPOLA,	Case No. 1:11-cv-01257-AWI-BAM	
11	Plaintiffs,	STIPULATION AND ORDER FOR FILING OF DEFENDANT RICHARD	
12	V.	LASTER'S AMENDED (1) ANSWER TO FOURTH AMENDED	
13	GREGORY SMITH, an individual,	COMPLAINT; (2) COUNTERCLAIMS	
14	RICHARD LASTER, an individual, THE JANE HIGGINS NASH TRUST; JANE	AGAINST PLAINTIFFS; (3) CROSS- CLAIMS AGAINST OTHER	
15	NASH AS EXECUTOR OF THE ESTATE OF DECATUR HIGGINS A/K/A THE	DEFENDANTS; AND (4) DEMAND FOR JURY TRIAL, TO CORRECT	
16	ESTATE OF MABEL ELAINE HIGGINS; HARLEY MILLER, an individual; CHERYL	TYPOGRAPHICAL ERRORS; AND ORDER THEREON	
17	MILLER, an individual; MARTIN AND MARTIN PROPERTIES; CALIFORNIA		
18	WATER SERVICE COMPANY; the CITY OF VISALIA, and DOES 1-20, inclusive,		
19			
	Defendants.		
20	RICHARD LASTER, individually, and formerly doing business as PARAGON		
21	CLEANERS,		
22	Counter-Complainant and Cross-Complainant,		
23	V.		
24	VIOLA COPPOLA, GARY COPPOLA, THE TRUST OF ANTHONY M. COPPOLA, THE		
25	ESTATE OF JANE HIGGINS NASH AS		
26	FORMER EXECUTRIX UNDER THE WILL OF MABEL ELAINE HIGGINS, Deceased;		
27	DAVID H. NASH, SUCCESSOR CO- TRUSTEE OF THE WILLIAM P. NASH JR.		
28	AND JANE H. NASH REVOCABLE TRUST; RICHARD P. NASH AS SUCCESSOR CO-		

TRUSTEE OF THE WILLIAM P. NASH JR. AND JANE H. NASH REVOCABLE TRUST; NASH PROPERTIES, LLC., a California Limited Liability Company,

Counter-Defendants and Cross-Defendants.

AND RELATED CROSS-CLAIMS

Defendant Richard Laster ("Laster"), by and through his attorney of record, Gualco Law and Lori J. Gualco, Plaintiffs Viola Coppola, Gary Coppola and the Trust of Anthony M. Coppola (collectively "Coppola") by and through their attorneys of record, Greben & Associates and Jan A. Greben, and Defendants The Estate of Jane Higgins Nash as Former Executrix Under the Will of Mabel Elaine Higgins, Deceased, David H. Nash, Successor Co-Trustee of the William P. Nash Jr. and Jane H. Nash Revocable Trust, Richard P. Nash as Successor Co-Trustee of the William P. Nash Jr. and Jane H. Nash Revocable Trust and Nash Properties, LLC., a California Limited Liability Company (collectively "Nash"), by and through their attorneys of record, Williams, Brodersen & Pritchett LLP and Steven R. Williams, hereby stipulate and agree as follows:

Laster may file an Amended (1) Answer to Fourth Amended Complaint; (2)
Counterclaims Against Plaintiffs; (3) Cross-Claims Against Other Defendants; and (4) Demand for Jury Trial, attached hereto as Exhibit A, in order to correct the following typographical errors:

- 1. The last paragraph of the Counterclaims, numbered Paragraph "42" on Page 23, which paragraph should be renumbered Paragraph "48".
- 2. Renumbering the paragraphs in the Cross-Claims beginning on Page 23, under Common Allegations, Paragraph "48" should be renumbered Paragraph "49" and continuing through the Cross-Claims and ending with Paragraph "96" on Page 32.
- 3. The title of the "Fourth" Counterclaim on Page 17 be corrected to read the "Third" Counterclaim (Contribution under CERCLA § 113(f)).
- 4. The title of the "Fourth" Cross-Claim on Page 26 be corrected to read the "Third" Cross-Claim (Contribution under CERCLA § 113(f)).

1	5. In the Prayer, the heading reading "First, Second, Fourth and Fourth Counterclaims"	
2	on Page 32, be corrected to read "First, Second, Third and Fourth Counterclaims".	
3	6. In the Prayer, the heading reading "First, Second, Fourth and Fourth Cross-Claims"	
4	on page 33, be corrected to read "First, Second, Third and Fourth Cross-Claims".	
5	IT IS SO AGREED AND STIPULATED.	
6	Dated: June 17, 2013	GUALCO LAW
7		
8		By: /s/ Lori J. Gualco LORI J. GUALCO
9		Attorney for Defendant, Cross-Complainant and Cross-Defendant Richard Laster
10	Dated: June 17, 2013	GREBEN & ASSOCIATES
11	Dated. June 17, 2013	OREDEIV & ASSOCIATES
12		By: /s/ Ian A. Greben (as authorized on 6/17/13)
13		By: /s/ Jan A. Greben (as authorized on 6/17/13) JAN A. GREBEN Attorneys for Plaintiffs and Counter-
14		Defendants Viola Coppola, Gary Coppola and the Trust of Anthony M. Coppola
15	Dated: June 11, 2013	WILLIAMS, BRODERSEN & PRITCHETT LLP
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17		By: /s/ Steven R. Williams (as auth. on 6/11/13)
18		By: /s/ Steven R. Williams (as auth. on 6/11/13) STEVEN R. WILLIAMS Attorneys for Nash Defendants
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