1. Intrade agrees to be bound by any Order entered by the Court in this action as if it were a defendant hereto, including any Order concerning Topa's indemnity obligation under Policy No. TLH 002227-00 ("the Policy") as to claims arising out

27

28

RNEY Selman Breitman S AT LLP LLP	1		of the multi-vehicle auto accident described in the Complaint;				
	2	2.	Topa does not, and will not, contend that its defense obligation under the Policy is				
	3		discharged by the deposit of the \$1 million liability limit of the Policy with the				
	4		Court in the Interpleader Action;				
	5	3. Intrade will not contest the allocation of the Policy's \$1 million liability limit					
	6		has been agreed to by the defendants to the Interpleader Action. The allocation is				
	7		as foll	lows:			
	8		a.	Linton Stone V	Veeks and Jan Taylor Weeks	\$959,000.00	
	9		b.	Royal Freight,	LP	\$20,000.00	
	10		c.	DBi Services, I	LLC	\$10,000.00	
	11		d.	Jorge Adrian C	havero and Rebecca Chavero	\$7,500.00	
	12		e.	Hiscox Insuran	ce Company	\$3,500.00	
	13		f.	Northland Insu	rance Company	\$0.00	
	14		g.	Progressive Ins	surance Company	\$0.00	
	15		h.	Truck Service,	Inc.	\$0.00	
	16						
	17						
	18	DATED: May 14, 2012			SELMAN BREITMAN LLP		
	19						
	20				By: /s/ LINDA WENDELL HSU (SBN 162971)		
	21				MARK INBODY (SBN 180862) NICHOLAS P. HONKAMP (SBN 261299)		
	22				Attorneys for Plaintiff Topa Insurance Company		
	23	DATED: Ma	v 14, 20	012			
	24		<i>J</i> , -	v - <u>-</u>			
	25						
	26				By: /s/ JAMES H. WILKINS Attorneys for Non-Party Intrade Industries, Inc.		
	27				,		
	28				_		
					(1)		

ORDER

The Stipulation is hereby approved insofar as it reflects written agreement by its signatories, one of whom is a party to this action, to the terms thereof.

IT IS SO ORDERED.

Dated: June 14, 2012 Isl Michael J. Seng

UNITED STATES MAGISTRATE JUDGE