3	Michael D. Adams (SBN 185835) madams@rutan.com Zack Broslavsky (SBN 241736) zbroslavsky@rutan.com RUTAN & TUCKER, LLP 611 Anton Boulevard, Fourteenth Floor Costa Mesa, California 92626-1931 Telephone: 714-641-5100 Facsimile: 714-546-9035	
6 7	Attorneys for Plaintiff AMERICAN AUTOMOBILE ASSOCIA INC.	TION,
8	UNITED STATES	DISTRICT COURT
9	EASTERN DISTRIC	CT OF CALIFORNIA
10	FRESNO	DIVISION
11 12	AMERICAN AUTOMOBILE ASSOCIATION, INC., a Connecticut corporation,	CASE NO. 1:11-CV-01873-LJO HON. SANDRA M. SNYDER
13	Plaintiff,	STIPULATED INJUNCTION AND ORDER GRANTING STIPULATED
14	VS.	INJUNCTION
	K.C.M. BHAKTA MOTEL CORPORATION, a Nevada	
16	Corporation, RODEWAY INN, an entity of unknown form, MAHESHKUMAR R.	
17	BHAKTA, an individual doing business as K.C.M. BHAKTA MOTEL	
18	CORPORATION, and DOES 1 through 10, Inclusive	
19	Defendants.	
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23		COMPLAINT FILED: 11/9/2011 TRIAL DATE: N/A
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Rutan & Tucker, LLP attorneys at law	793/017601-0061 2671894.2 a12/13/11 STIPULATED	INJUNCTION

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3	This Stipulation is entered into by and between plaintiff AMERICAN
4	AUTOMOBILE ASSOCIATION, INC. ("AAA") and defendants K.C.M. BHAKTA
5	MOTEL CORPORATION, a Nevada Corporation, RODEWAY INN, an entity of
6	unknown form, and MAHESH KUMAR K. BHAKTA (sued herein as MAHESH
7	KUMAR R. BHAKTA) an individual doing business as K.C.M. BHAKTA MOTEL
8	CORPORATION (collectively "Defendants") through their respective counsel. The
9	parties agree to the following:
10	WHEREAS, on or about November 9, 2011, AAA filed a Complaint in the
11	within action for 1) Federal Service Mark Infringement [15 U.S.C. § 1114(1)(a) and
12	(b)]; 2) False Designation Of Origin [15 U.S.C. § 1125(a)]; 3) Trade Name Or
13	Service Mark Dilution [15 U.S.C. § 1125(c)(1)]; 4) Injury To Business Reputation
14	And Dilution [Cal. Bus. & Prof. Code § 14330]; 5) Unfair And Deceptive Trade
15	Practices [Cal. Bus. & Prof. Code § 17000 et seq.]; 6) Common Law Unfair
16	Competition And Trademark Infringement (the "Action").
17	WHEREAS, defendant K.C.M. BHAKTA MOTEL CORPORATION is the
18	current owner of defendant RODEWAY INN.
19	WHEREAS, defendant MAHESH KUMAR K. BHAKTA is President and
20	Director of defendant K.C.M. BHAKTA MOTEL CORPORATION.
21	WHEREAS, the Parties wish to settle the Action and avoid the disruption,
22	inconvenience, uncertainty, and costs associated with the Action.
23	
24	NOW THEREFORE it is agreed and stipulated by Plaintiff and Defendants,
25	through their respective counsel, that:
26	1. Defendants, and each of them, their officers, directors, partners, agents,
27	servants, employees, attorneys, confederates, and all persons acting for, with, by,
28	through or under them, and any others within their control or supervision, and all

- 2. Defendants, and each of them, their officers, directors, partners, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through or under them, and any others within their control or supervision, and all others in active concert or participation with the above, will be permanently enjoined from using the designation "AAA" or any other name or mark incorporating Plaintiff's service marks in any form or manner that would tend to identify or associate defendants' businesses or services with Plaintiff in the marketing, sale, distribution, promotion, advertising, identification, or in any other manner in connection with any business;
- 3. Defendants, and each of them, their officers, directors, partners, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through or under them, and any others within their control or supervision, and all others in active concert or participation with the above, will be permanently enjoined from referring to their businesses as "triple A approved" (either orally or in writing) in the marketing, sale, distribution, promotion, advertising, identification, or in any other manner in connection with any business;
- 4. Defendants, and each of them, their officers, directors, partners, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through or under them, and any others within their control or supervision, and all others in active concert or participation with the above, will be permanently enjoined from representing to anyone (either orally or in writing) that their businesses are affiliated with Plaintiff in any way or is an AAA agent or contractor

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- 6. Defendants will remove from their business premises within thirty (30) days after the entry of this injunction, all instances of the "AAA" designation, and to destroy all molds, plates, masters, or means of creating the infringing items;
- 7. Defendants will instruct, within thirty (30) days after the entry of this injunction, any print directory, Internet directory, or website that they have caused to carry the AAA mark, including, without limitation, any reference to the "AAA" designation or other infringing designation, to cease using such names at the earliest possible date;
- 8. Defendants will file with the Clerk of this Court and serve Plaintiff, within thirty (30) days after the entry of this injunction, a report in writing, under oath, setting forth in detail the manner and form in which defendants have complied with 1 through 7 above.
- 9. Nothing contained herein shall be construed to prevent or prohibit Defendants from applying to Plaintiff at a future date for approval or listing by Plaintiff pursuant to all of Plaintiff's rules, regulations, and requirements as they may exist at the time of any such future application. If Plaintiff, in its sole discretion approves any such application for approval or listing, then this Stipulated Injunction shall be of no further force or effect.
- 10. AAA and Defendants will file a Stipulation for Dismissal within (5) days of AAA receiving a satisfactory written report from Defendants pursuant to paragraph 8. The Court shall retain jurisdiction over this matter subsequent to the

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1	filing of Stipulation for Dismissal for the purpose of enforcing this injunction.	
2	Dated: December 7, 2011 RUTAN & TUCKER, LLP	
3	Dated: December 7, 2011 RUTAN & TUCKER, LLP MICHAEL D. ADAMS ZACK BROSLAVSKY	
4 5	ZACK BROSLAVSK I	
6	By: /s/ Michael D. Adams	
7	Michael D. Adams Attorneys for Plaintiff AMERICAN AUTOMOBILE	
8	ASSOCIATION, INC.	
9	Dated: December 7, 2011 HARDY & PLACE	
10	THOMAS L. HARDY	
11	_ , .	
12	By:/s/	
13	Attorneys for Defendants K.C.M. BHAKTA MOTEL	
14	CORPORATION, RODEWAY INN, MAHESH KUMAR K. BHAKTA,	
15	d/b/a K.C.M. BHAKTA MOTEL ´ CORPORATION	
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18	<u>ORDER</u>	
19	This Court GRANTS the parties' stipulated injunction and ORDERS the	
20	parties, no later than January 31, 2012, to file papers to dismiss this action in its	
21	entirety, or to show good cause why this action should remain open.	
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24	IT IS SO ORDERED.	
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26	Dated: December 13, 2011 /s/ Lawrence J. O'Neill UNITED STATES DISTRICT JUDGE	
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Rutan & Tucker, LLP attorneys at law	-4-	
	793/017601-0061 2671894.2 a12/13/11 STIPULATED INJUNCTION	