1 2 3 4 5 6 7 8 9 10 11 UNITED STATES DISTRICT COURT 12 EASTERN DISTRICT OF CALIFORNIA 13 14 EVANSTON INSURANCE COMPANY, Case No.: 02-CIV-1505-DFL-PAN 15 FINAL AGREED ORDER DISCHARGING Plaintiff. 16 SUPERSEDEAS BOND [BOND NO.: 104872853] VS. 17 OEA, INC., and Does 1 through 20, 18 19 Defendants. 20 This matter having come before this Court on the stipulation of plaintiff Evanston 21 Insurance Company and defendant OEA, Inc. to discharge Supersedeas Bond No. 104872853 22 ("Supersedeas Bond") posted by OEA, Inc. in connection with Ninth Circuit Case No. 07-15316 23 and The Travelers, as surety, in this case in the amount of \$2,612,971.56 to stay execution of 24 judgment by appellee Evanton Insurance Company. Following affirmance of the judgment 25 against OEA, Inc. and in favor of Evanston Insurance Company on appeal, the full amount owed 26 to Evanston Insurance Company has been remitted and the judgment satisfied. Therefore, the 27 bond is no longer required and should be discharged; and Travelers and its parents, affiliates, and 28

subsidiaries ("Travelers") released from any and all liability.

IT IS ORDERED AND ADJUDGED that the judgment has been fully satisfied, as evidenced by the Acknowledgment of Satisfaction of Judgment filed with the Court, copy of which is attached hereto, and therefore the Supersedeas Bond is no longer required and is hereby fully and unconditionally discharged, released, and exonerated, and Travelers is hereby released from any and all past, present, and future liability in connection with the issuance of the Supersedeas Bond. Dated: October 16, 2009. /s/ John A. Mendez Judge of the District Court Eastern District of California