NOW, THEREFORE, by and through their undersigned counsel of record, the Parties hereby stipulate to the following:

- Plaintiff shall supplement its responses to Defendant's First Sets of Form Interrogatories and Requests for Production of Documents and Things and produce any additional responsive documents no later than May 21, 2010.
- The timing for filing of Defendant's Motion to Compel Responses to Defendant's First Sets of Form Interrogatories and Requests for Production of Documents and Things is governed by the Federal Rules of Civil Procedure and the Rules of this Court.

DATED: May 10, 2010 RUDLOFF WOOD & BARROWS LLP

> By: \_\_/s/ G. Edward Rudloff, Jr.\_ G. Edward Rudloff, Jr. Andrea Bednarova Attorneys for Defendant HARTFORD CASUALTY INSURANCE COMPANY

DATED: May 7, 2010 DAVID ALLEN & ASSOCIATES

> /s/ David Allen By: David Allen Attorneys for PLAINTIFF JAMES DUDLEY dba DA4 PRODUCTS, INC.

IT IS SO ORDERED.

DATED: May 13, 2010

/s/ Kendall J. Newman KENDALL J. NEWMAN UNITED STATES MAGISTRATE JUDGE