1 2 3 4 5	Karen L. Uno (State Bar No. 117410) Karen.Uno@mbtlaw.com Renée C. Callantine (State Bar No. 155991) Renee.Callantine@mbtlaw.com MECKLER BULGER TILSON MARICK & 575 Market Street, Suite 2200 San Francisco, CA 94105 TEL: (415) 593-9611 FAX: (415) 644-0978	
6	Attorneys for Defendant ALLIED PROPERTY AND CASUALTY	
7 8	INSURANCE COMPANY	
9	UNITED STATES DISTRICT COURT	
10	EASTERN DISTRICT OF CALIFORNIA	
10	SACRAMENTO DIVISION	
12		
13	NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA, a	CASE NO.: 2:12-CV-01380-MCE- KJN
14	Pennsylvania corporation,	STIPULATION AND ORDER RE CONTINUANCE OF ALLIED PROPERTY
15	Plaintiff,	AND CASUALTY INSURANCE COMPANY'S MOTION TO COMPEL
16	VS.	DEPOSITION AND DOCUMENTS
17	ALLIED PROPERTY AND CASUALTY INSURANCE COMPANY, an Iowa corporation,	DATE: June 11, 2013 TIME: 8:30 a.m. ROOM.: 25, 8 th Floor
18	Defendants.	JUDGE: Kendall J. Newman
19	Defendants.	FILE DATE: May 22, 2012 TRIAL DATE: April 14, 2014
20		
21	The parties, by and through their attorneys, hereby request a continuance of Allied Property and Casualty Insurance Company's ("Allied") Motion to Compel the Deposition of	
22		
23	National Union Fire Insurance Company of F	Pittsburgh, PA ("National Union") and the Motion to
24	Compel Further Production of Documents currently set for June 11, 2013 at 8:30 a.m. to June 20,	
25	2013 at 10:00 a.m.	
26	Good cause exists to allow a continuance. The parties had believed they reached an	
27 28	impasse and the motions were filed. The parties have had continued talks and, through them, 12-1380 National Union v. Allied Stip and Order re Continuance of Discovery Motion Hearing Date.docx	
	STIPULATION AND ORDER RE CONTINUANCE	E OF ALLIED PROPERTY AND CASUALTY INSURANCE MPEL DEPOSITION AND DOCUMENTS

1	resolved most of the issues in dispute with regard to the respective Motions. The parties believe
2	they have resolved the dispute with respect to the Motion to Compel the Deposition, although
3	complete resolution may be impacted by the ability to resolve the issues with regard to the
4	Motion to Compel Further Production of Documents. The parties have resolved most issues with
5	regard to the Motion to Compel Further Production of Documents. There remains an issue as to
6	the scope of production of the requested documents. The parties are hopeful that they will resolve
7	the remaining issue on scope of production in the next day or two. However, because of the
8	impending discovery deadline, the Parties seek to continue the hearing on the motions to June 20,
9	2013 pending resolution of the remaining dispute.
10	For these and other valid reasons, the parties respectfully request that the hearing of June
11	11, 2013 be continued to June 20, 2013.
12	
13	Dated: June 10, 2013 MECKLER BULGER TILSON MARICK & PEARSON LLP
14	
15	By: /s/ Renée C. Callantine
16	Karen L. Uno Renée C. Callantine
17 18	Attorneys for Defendant ALLIED PROPERTY AND CASUALTY INSURANCE COMPANY
18 19	Dated: June 10, 2013 MCCORMICK, BARSTOW, SHEPPARD,
19 20	WAYTE & CARRUTH LLP
20 21	
21 22	By: <u>/s/ Patrick Fredette</u> Patrick Fredette
	Jay A. Christofferson Attorneys for Plaintiff
23 24	NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA
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26 27	
27 28	12-1380 National Union v. Allied Stip and - 2 - Order re Continuance of Discovery Motion Hearing Date.docx
	STIPULATION AND ORDER RE CONTINUANCE OF ALLIED PROPERTY AND CASUALTY INSURANCE COMPANY'S MOTION TO COMPEL DEPOSITION AND DOCUMENTS

1	<u>ORDER</u>
2	GOOD CAUSE APPEARING, it is ordered that the hearing, currently set for June 11,
3	2013, is moved to June 20, 2013 at 10:00 a.m.
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5	Date: <u>6/10/2013</u>
6	- V . 10 0 1
7	KENDALL J. NEWMAN
8	UNITED STATES MAGISTRATE JUDGE
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28	12-1380 National Union v. Allied Stip and - 3 - Order re Continuance of Discovery Motion Hearing Date.docx STIPULATION AND ORDER RE CONTINUANCE OF ALLIED PROPERTY AND CASUALTY INSURANCE
	COMPANY'S MOTION TO COMPEL DEPOSITION AND DOCUMENTS

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