1 2	Peter Dunn Lemmon, Esq., Ca. Bar No. 138691 Law Offices of Peter Dunn Lemmon 210 Magnolia Avenue, Suite 2		
3	Auburn, California 95603 Email: peter@pdllaw.com		
4	Telephone: 530.265.6100 FAX: 530-264-8448		
5	Attorneys for Defendant and Cross Complainant, ISR Holdings, Inc.		
6	aka intercare.		
7			
8	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA – SACRAMENTO DIVISION		
10	EASTERN DISTRICT OF CALIFOR	INIA – SACKAMENTO DIVISION	
11			
12	KAREN RIGSBY, Trustee of the MARSH	Case No.: 2:17-cv-01347-MCE-E	
13	REVOCABLE TRUST OF 2003, and DONALD P. STEINMEYER, an individual,	STIPULATION REGARDING D	
14	Plaintiffs,	MEET AND CONFER RE: DISC PLAN PER FRCP 26 AND ORD THEREON	
15	VS.		
16	INTERCARE SPECIALITY RISK INSURANCE SERVICES, INC., a California Corporation; ISR HOLDINGS, INC., a	JURY TRIAL DEMANDED	
18	California Corporation; KEVIN HAMM, an individual; and PATRIOT NATIONAL, INC., A Florida Corporation.		
19	Defendants.		
20			
21	ISR HOLDINGS, INC., a California Corporation,		
23	Cross-Complainant,		
24	VS.		
25 26	KAREN RIGSBY, Trustee of the MARSH REVOCABLE TRUST OF 2003, and DONALD P. STEINMEYER, an individual, and DOES 1-25		
27	Cross-Defendants.		
28			

Io.: 2:17-cv-01347-MCE-EFB

LATION REGARDING DATE TO AND CONFER RE: DISCOVERY PER FRCP 26 AND ORDER **EON**

WHEREAS, on September 28, 2017, pursuant to the Initial Pretrial Scheduling Order of this court dated June 30, 2017 (Doc. 4), counsel for Plaintiffs and Cross-Defendants KAREN RIGSBY, Trustee, and DONALD P. STEINMEYER ("Plaintiffs/Cross-Defendants"), counsel for Defendant and Cross-Complainant ISR HOLDINGS, INC. ("ISR"), and counsel for Defendant KEVIN HAMM ("Hamm") agreed to meet and confer regarding their discovery plans as required by Federal Rule of Civil Procedure 26(f).

Having so agreed, IT IS HEREBY STIPULATED by the Plaintiffs/Cross-Defendants, ISR and Hamm that:

- 1. On October 4, 2017 at 3:00 p.m. a conference will take place between Plaintiffs/Cross-Defendants, ISR, and Hamm at which time said parties will meet and confer regarding their discovery plan as required by FRCP 26(f).
- 2. Until this conference, Plaintiffs/Cross-Defendants, ISR and Hamm agree not to propound to each other any formal discovery.
- 3. By entering into this Stipulation and requesting an order thereon, the parties do not submit to jurisdiction or venue. The parties reserve all claims and defenses relating to the jurisdiction of this court and the venue of this action or their consent to the same.

IT IS SO STIPULATED.

Dated: October 2, 2017

Peter Dunn Lemmon Attorneys for Defendant and Cross-Complainant, ISR HOLDINGS, INC

Dated: October 2,, 2017

Dewey Harpainter Attorneys for Defendant and Cross-Complainant, KEVIN HAMM

1	Dated October 2, 2017	
2		/s/
3		Robert Ross Riggs Attorneys for Plaintiff KAREN RIGSBY and
5		DONALD STEINMEYER
	IT IS SO ORDERED.	
6	Dated: October 5, 2017	
7	Bated. October 3, 2017	1/2 08
9		MORRISON C. ENGLAND, JR
10		UNITED STATES DISTRICT JUDGE
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