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1 Peter Dunn Lemmon, Esq., Ca. Bar No. 138691 Law Offices of Peter Dunn Lemmon 2 210 Magnolia Avenue, Suite 2 Auburn, California 95603 3 Email: peter@pdllaw.com 4 Telephone: 530.265.6100 FAX: 530-264-8448 5 Attorneys for Defendants Intercare Specialty Risk Insurance Services, Inc., ISR Holdings, Inc., and Phoenix Risk Management 6 7 8 UNITED STATES DISTRICT COURT 9 EASTERN DISTRICT OF CALIFORNIA – SACRAMENTO DIVISION 10 11 12 KAREN RIGSBY, Trustee of the MARSH REVOCABLE TRUST OF 2003, and 13 DONALD P. STEINMEYER, an individual, 14 Plaintiff(s), 15 VS. 16 INTERCARE SPECIALITY RISK

Case No.: 2:17-cv-01347-MCE-EFB

STIPULATION AND ORDER RE: EXTENSION OF TIME TO OPPOSE MOTION OF CROSS-DEFENDANTS KAREN RIGSBY AND DONALD P. STEINMEYER TO DISMISS CROSS **COMPLAINT**

AND RELATED CROSS ACTION

A Florida Corporation.

INSURANCE SERVICES, INC., a California

California Corporation; KEVIN HAMM, an

Defendant(s).

individual; and PATRIOT NATIONAL, INC.,

Corporation; ISR HOLDINGS, INC., a

Counsel for Plaintiffs and Cross-Defendants, KAREN RIGSBY and DONALD P. STEINMEYER ("Plaintiffs"), hereby stipulates with Counsel for Cross-Complainant ISR HOLDINGS, INC. ("ISR"), that good cause exists to extend the time for response by ISR to the Motion of Cross-Defendants Karen Rigsby and Donald P. Steinmeyer to Dismiss Cross-Complaint of ISR Holdings, Inc., filed herein Oct. 26, 2017 ("the Motion"). Good cause

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STIPULATION AND ORDER RE: EXTENSION OF TIME TO OPPOSE MOTION OF CROSS-DEFENDANTS KAREN RIGSBY AND DONALD P. STEINMEYER TO DISMISS CROSS COMPLAINT

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exists because ISR and Plaintiffs have agreed to participate in a global mediation of this case not later than April 11, 2018. Therefore, it is agreed that there is good cause to modify the briefing schedule set by the Court's minute order herein of Nov. 7, 2017, by extending the time for response by ISR to a date twenty eight (28) days after April 11, 2018, or May 9, 2018, and by extending the time for reply by Plaintiffs to a date fourteen (14) days after May 9, 2018.

Therefore, that the time for said Cross-Complainant to file its opposition or other response to the Motion is hereby extended until May 9, 2018.

Additionally, the time for said Plaintiffs to file reply to any opposition to the Motion is hereby extended until May 23, 2018.

IT IS SO AGREED.

Dated: January 24, 2018

Peter Dunn Lemmon Attorney for ISR Holdings, Inc.

Dated: January 24, 2018 KATZOFF & RIGGS, LLP

> By: /s/Robert R. Riggs Robert R. Riggs Attorney for Plaintiffs KAREN RIGSBY, Trustee, and DONALD P. STEINMEYER

By the Court:

Good cause appearing, IT IS SO ORDERED.

Dated: January 24, 2018

MORRISON C. ENGLAND, JR UNITED STATES DISTRICT JUDGE