1 2 3 4 5 6 7 8 9 10	Ethan A. Miller (State Bar No. 155965) David A. Gabianelli (State Bar No. 158170) Ethan H. Seibert (State Bar No. 232262) Michelle M. Full (State Bar No. 240973) SQUIRE, SANDERS & DEMPSEY L.L.P. One Maritime Plaza, Suite 300 San Francisco, CA 94111-3492 Telephone: +1.415.954.0200 Facsimile: +1.415.393.9887 E-mail: eamiller@ssd.com E-mail: dgabianelli@ssd.com E-mail: eseibert@ssd.com E-mail: mfull@ssd.com Attorneys for Defendant ZURICH AMERICAN INSURANCE COMP and Defendant and Counter-Claimant STEADFAST INSURANCE COMPANY	YANY		
10	UNITED STATES DISTRICT COURT			
12	NORTHERN DISTRICT OF CALIFORNIA			
13	(SAN FRANCISCO DIVISION)			
14				
15	UNITED STATES OF AMERICA,	CASE NO. CV08-5005-MMC (EDL)		
16	Plaintiff,	JOINT STIPULATION AND [PROPOSED] ORDER REGARDING EXTENSION OF		
17	VS.	DEFENDANTS' EXPERT DESIGNATION DEADLINE		
18	ZURICH INSURANCE COMPANY, ZURICH AMERICAN INSURANCE	Trial Date: February 28, 2011		
19	COMPANY and STEADFAST INSURANCE COMPANY,	That Date. Teolidary 26, 2011		
20	Defendants.			
21				
22	STEADFAST INSURANCE COMPANY,			
23	Counter-claimant,			
24	VS.			
25	THE PRESIDIO TRUST, a Wholly-Owned Corporation of the UNITED STATES OF			
26	AMERICA,			
27	Counter-defendant.			
28				
SQUIRE, SANDERS & DEMPSEY L.L.P. One Maritime Plaza, Suite 300 San Francisco, California 94111- 3492		RDER RE EXTENSION OF DEFENDANTS' EXPERT CASE NO. CV08-5005-MMC (EDL)		

1	This stipulation to extend the deadline for Defendant Zurich American Insurance		
2	Company and Defendant/Counter-Claimant Steadfast Insurance Company (collectively,		
3	"Defendants") to designate experts is jointly made and submitted by Defendants and Plaintiff		
4	United States of America and Counter-Defendant The Presidio Trust.		
5	WHEREAS, pursuant to the Stipulation and Order Re Adjustment of Certain Case		
6	Management Deadlines, dated September 30, 2010 (Dkt. 131), Defendants' deadline to designate		
7	experts is currently November 5, 2010;		
8	WHEREAS, Defendants have requested a seven (7) day extension, to November 12, 2010,		
9	of the deadline to designate experts;		
10	WHEREAS, the parties have met and conferred;		
11	THEREFORE, the parties STIPULATE, by and through their attorneys, that Defendants'		
12	current deadline of November 5, 2010 to designate experts shall be extended to November 12,		
13	2010.		
14	IT IS SO STIPULATED.		
15	DATED:	November 3, 2010	MELINDA L. HAAG
16			United States Attorney
17			By: /s/ Charles M. O'Connor
18			CHARLES M. O'CONNOR
19			Assistant U.S. Attorneys COUNSEL FOR PLAINTIFF
20	DATED:	November 3, 2010	SQUIRE, SANDERS & DEMPSEY L.L.P.
21			
22			By: <u>/s/ David A. Gabianelli</u> DAVID A. GABIANELLI
23			Attorneys for Defendant
24			ZURICH AMERICAN INSURANCE COMPANY and Defendant and Counter-Claimant
25			STEADFAST INSURANCE COMPANY
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27			
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SQUIRE, SANDERS & DEMPSEY L.L.P. One Maritime Plaza, Suite 300 San Francisco, California 94111- 3492	JOINT STIPULATION AND [PROPOSED] ORDER RE EXTENSION OF DEFENDANTS' EXPERT DESIGNATION DEADLINE CASE NO. CV08-5005-MMC (EDL)		

1	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
2			Mafine M. Chesney
3	DATED:	November <u>.5</u> , 2010	MAXINE M. CHESNEY United States District Judge
4			United States District Judge
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SQUIRE, SANDERS & DEMPSEY L.L.P. One Maritime Plaza, Suite 300 San Francisco, California 94111- 3492	J		ROPOSED] ORDER RE EXTENSION OF DEFENDANTS' EXPERT I DEADLINE CASE NO. CV08-5005-MMC (EDL)