1 2 3 4 5 6 7 8	Ethan A. Miller (State Bar No. 155965) David A. Gabianelli (State Bar No. 158170) Ethan H. Seibert (State Bar No. 232262) 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 Email: eamiller@ssd.com Email: dgabianelli@ssd.com Email: dgabianelli@ssd.com Email: eseibert@ssd.com Attorneys for Defendants and Counter-Claimant ZURICH AMERICAN INSURANCE COMPANY and STEADFAST INSURANCE COMPANY
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11	UNITED STATES DISTRICT COURT
12	NORTHERN DISTRICT OF CALIFORNIA
13	SAN FRANCISCO DIVISION
14	UNITED STATES OF AMERICA,) No. C 08-05005 MMC EDL
15) Plaintiff,)
16	v. ORDER
17	ZURICH INSURANCE COMPANY,)
18	ZURICH AMERICAN INSURANCE)
19	COMPANY and STEADFAST) INSURANCE COMPANY,)
20	Defendants.)
21)
22	This matter came on for hearing this date of the United States of America's motion to
23	quash, or in the alternative, for a protective order, regarding the subpoena served by Zurich
24	American Insurance Company and Steadfast Insurance ("Zurich/Steadfast") on the U.S.
25	Department of the Interior, National Park Service ("NPS") on April 28, 2010. The Court having
26	reviewed the materials submitted by parties and heard the arguments of counsel, and being fully
27	advised in the premises,
28	

IT IS HEREBY ORDERED, that the motion for protective order is granted, in part. Within two business days from the entry of this Order, all responsive, non-privileged, non-work product documents, not previously produced by NPS or available at a separate location in the GGNRA Park Archive, shall be made available for inspection by Zurich/Steadfast's counsel, who shall inspect and select as many or as few of such documents as Zurich/Steadfast desires. These documents shall be imaged and the images Bates-stamped at Zurich/Steadfast's own expense and at no cost to the NPS or the United States; and,

IT IS FURTHER ORDERED, that a copy of all documents Bates numbered and imaged (or copied) by Zurich/Steadfast shall be produced to the NPS, provided that NPS shall pay Zurich/Steadfast for the cost of making those copies; and,

IT IS FURTHER ORDERED, that the inspection by Zurich/Steadfast, described above, shall be conducted in a supervised area, to be designated by NPS, at Building 101, Upper Fort Mason, California. Zurich/Steadfast opposed incurring the additional expense of imaging and Bates-stamping documents not selected, so if they bring any motion to compel and/or for sanctions based on NPS's alleged failure to produce all non-privileged, non-work product, responsive documents, that fact will be taken into account.

Dated: July 26, 2010

ELIZABETH D. LAPORTE United States Magistrate Judge