

hereby stipulate and agree continuing the dispositive motion hearing date and briefing schedule as detailed below.

WHEREAS:

1. Under this Court's August 27, 2011 Order, dispositive motions are presently set for hearing on April 29, 2011. Each party has filed a dispositive set for hearing on April 29, 2011; presently, responses to these motions are due on April 8, 2011 and replies are due on April 15, 2011.

For extremely good cause, pursuant to LR-6-1, 6-2,7-12 and this Court's August 27th

Order, after reaching agreement, and subject to the Court's approval, the undersigned parties

- 2. This Court's August 27, 2011 Order also set the close of fact discovery for February 15, 2011 and the close of expert discovery for March 22, 2011. This Order contemplates the close of all discovery prior to briefing dispositive motions.
- 3. Plaintiffs' have been granted extensions to complete both fact and expert depositions after the deadlines in the Court's August 27, 2010 Order. Dkt. Nos. 222 and 224. Presently, and as ordered by the Court, Plaintiffs will conclude expert discovery on April 1, 2011; Plaintiffs will conclude fact discovery by April 8, 2011 with two Rule 30(b)(6) depositions of Defendants to be taken the week of April 4, 2011. The parties should not be prejudiced in responding to the dispositive motions before discovery is complete.
- 4. Given the nature of the parties' dispositive motions, to fully address the issues raised therein, the parties agree both fact and expert discovery should be completed prior to submitting responses to the pending dispositive motions. Under the present schedule, all discovery will not be complete until April 8, 2011.
- 5. The parties believe these circumstances constitute extremely good cause for amending the dispositive motion briefing schedule and continuing the dispositive motion hearing date.
- 6. The parties agree that the concerns raised above would be resolved by continuing the dispositive motion hearing date to May 13, 2011 or to any date thereafter that

1	DATED: March 31, 2011	
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4	/s/ David P. Borovsky DAVID P. BOROVSKY	
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6	Attorneys for Defendants and Counterclaimants HILL REDWOOD DEVELOPMENT, LTD., HILL	
7	INTERNATIONAL, INC., HILL INTERNATIONAI DEVELOPMENT, LTD., REDWOOD CAPITAL	Ĺ
8	ADVISORS, LLC, and Defendants STEPHEN GOODMAN, AND S. DICK SARGON	
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1	ORDER
2	Good cause appearing for the stipulated relief requested above, the Court hereby orders:
3	1. The dispositive motion hearing in this matter is hereby
4	continued to June 10, 2011.
5	2. The oppositions and replies to the pending dispositive motions shall be filed as
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7	required under LR 7 and according to the continued hearing date. The opposition briefs shall be filed on April 29, 2011, and reply briefs shall be filed on May 6, 2011. If the Court finds
8	the matter suitable for disposition
9	Dated: April 6, 2011 without oral argument, it shall notify the parties in advance of the hearing date.
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11	JEFFFRY 9. WHITE
12	UNITED STATES DISTRICT JUDGE
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