1	UNITED STATES DEPARTMENT OF JUSTI Ruth A. Harvey	CE				
2	Assistant Director E. Kathleen Shahan					
3	John J. Siemietkowski					
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5	Commercial Litigation Branch Civil Division					
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9	Attorneys for Plaintiff					
10		DISTRICT COURT ICT OF CALIFORNIA				
10		DAKLAND DIVISION				
11	UNITED STATES OF AMERICA,	)				
	Plaintiff,					
13	V.	)				
14	GONZALES & GONZALES BONDS	) CASE NO. 10-CV-182	MHP			
15	AND INSURANCE AGENCY, INC., and AMERICAN SURETY COMPANY, INC.,	)				
16	Defendants.	)				
17		)				
18						
19	STIPULATION TO POSTPONE CAS CASE MANAGEM	E MANAGEMENT STATEMENT ENT CONFERENCE	AND			
20	Pursuant to Civil L.R. 6-2 and 7-12, the	parties, through their respective cour	nsel,			
21	stipulate and agree as follows:					
22	On April 8, 2010, the Court designated this case as related to 09-CV-4029 and transferred					
23	it from Judge White to Judge Patel. 09-CV-4029, dkt. # 33. On April 13, 2010, the Court's					
24	Deputy Clerk set a case management conference	-				
25	statement due ten days prior. 10-CV-182, dkt. # 31.					
26						
27	(G&G/ASC) has not yet filed its Answer in this Action. Moreover, the Court has yet to decide					
28						
	Stipulation to Postpone 10-C	CV-182 MHP	Page 1			
	Case Management Statement	-				
I	and Case Management Conference		Docke			

1	1 the nature of the case in the related matter of 09-CV-4029. Fina	lly, the parties are in discussion			
2	regarding a possible consolidation of 09-CV-4029 with 10-CV-182.				
3	For these reasons, drafting a joint case management statement and participating in a case				
4	4 management conference would be an inefficient use of the Cour	management conference would be an inefficient use of the Court's and the parties' time and			
5	5 resources, at this time.	resources, at this time.			
6	There have been no prior modifications regarding dkt. # 31 in this case. The requested				
7	modification would have no effect on the schedule for the case.				
8	Therefore, the schedule set in the Court's Order of April 13, 2010, dkt. # 31, shall be				
9	suspended until such time as deemed proper by the Court.				
10	IT IS SO STIPULATED.				
11	11 Dated: May 3, 2010	Dated: May 3, 2010			
12	12 Respectfully submitted,				
13	13TONY WESTROXBOROUGH, POMERAssistant Attorney GeneralROXBOROUGH, POMER	RANCE, NYE & ADREANI			
14					
15					
16	16/s/ John J. Siemietkowski/s/ David R. GinsburgJ. CHRISTOPHER KOHNGARY A. NYE (Cal. Bar I	No. 126104)			
17		Cal. Bar. No. 210900)			
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25	25 Attorneys for Plaintiff the United States of America	Attorneys for Plaintiff the United States of America			
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1	PURSUANT TO STIPULATION, IT IS	SO ORDERED.	
2		SO ORDERED.	
3			1
4	Dated:	STIT IS SO ORDERLD	
5		United States	NIA
6		Z Judge Marilyn H. Patel	No.
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