1 2	C. PATRICK STOLL, State Bar No. 166917 LAW OFFICE OF C. PATRICK STOLL 2201 Francisco Dr., Suite 140-262 El Dorado Hills, CA 95762 (916) 761-1881		
3			
4	<u>cpstoll@sbcglobal.net</u>		
5	Attorney for Defendants J.M.R. CONSTRUCTION CORP. and GREAT AMERICAN INSURANCE COMPANY		
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7			
8	UNITED STATES DISTRICT COURT		
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO BRANCH		
11			
12	UNITED STATES OF AMERICA, ex rel BLOCKA CONSTRUCTION, INC.) CASE NO.: CV 11 0024 JCS	
13	Plaintiff,) JOINT STIPULATION AND PROPOSED ORDER] TO CONTINUE MEDIATION	
14	VS.))	
15	JMR CONSTRUCTION CORP., and))	
16	GREAT AMERICAN INSURANCE COMPANY,))	
17	Defendants.		
18)	
19	JMR CONSTRUCTION CORP.,) }	
20	Counterclaimant,)	
21	vs.		
22	BLOCKA CONSTRUCTION, INC., and ROES 1 through 10, inclusive,		
23	Counterdefendants.) }	
24	——————————————————————————————————————))	
25			
26	JOINT ST	TIPULATION	
27	Use Plaintiff and counterdefendant BLOCKA CONSTRUCTION INC., by and through its attorney		
28	William C. Last, and Defendant and counterclaimant JMR CONSTRUCTION CORP., and		
	ıl		

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1	Defendant GREAT AMERICAN INSURANCE COMPANY, by and through their attorney C		
2	Patrick Stoll, stipulate as follows:		
3	1. WHEREAS, there is a med	liation currently scheduled for July 13, 2011;	
4	2. WHEREAS, the court has	ordered mediation to be completed by July 21, 2011;	
5	3. WHEREAS, the court has	scheduled a Case Management Conference for July 22,	
6	2011, with a Joint Case Management State	ement due July 15, 2011;	
7	4. WHEREAS, Defendants JN	MR CONSTRUCTION CORP and GREAT AMERICAN	
8	INSURANCE COMPANY assert that then	re has recently been filed a "Related Case" as defined by	
9	Civil L.R. 3-12(a), and intend to file an Ac	Iministrative Motion to Consider Whether Cases Should	
10	Be Related pursuant to Civil L.R. 7-11;		
11	5. THEREFORE, counsel ha	we conferred and jointly stipulated that the mediation	
12	currently scheduled for July 13, 2011, and the deadline for completion of mediation currently set for		
13	July 21, 2011, be continued 30 days pendi	ng further order of the court.	
14			
15	Dated: July 12, 2011	LAW OFFICE OF C. PATRICK STOLL	
16		BY /s/	
17		C. PATRICK STOLL	
18 19		Attorney for Defendants JMR CONSTRUCTION CORP. and GREAT AMERICAN INSURANCE COMPANY	
20	Dated: July 12, 2011	LAST & FAORO	
21	Dated. July 12, 2011		
		RV /c/	
22		BY /s/ WILLIAM C LAST IR	
22 23		WILLIAM C. LAST, JR.	
23 24	///	WILLIAM C. LAST, JR. Attorneys for Plaintiff BLOCKA	
23	/// ///	WILLIAM C. LAST, JR. Attorneys for Plaintiff BLOCKA	
232425		WILLIAM C. LAST, JR. Attorneys for Plaintiff BLOCKA	
23242526	///	WILLIAM C. LAST, JR. Attorneys for Plaintiff BLOCKA	

ORDER

After reviewing the Joint Stipulation and [Proposed Order] submitted by the parties, and with good cause appearing therefor, it is hereby ordered:

The mediation currently scheduled for July 13, 2011, and the deadline for completion of mediation currently set for July 21, 2011, are continued 30 days pending further order of the court.

DATED: July 19, 2011

