1 UNITED STATES DISTRICT COURT 2 NORTHERN DISTRICT OF CALIFORNIA 3 (San Francisco Division) 4 5 6 7 FARMERS INSURANCE EXCHANGE, CASE NO. C11-02042 MMC 8 **ORDER APPROVING** Plaintiff, 9 STIPULATION THAT BCI COCA-VS. **COLA BOTTLING COMPANY OF** 10 THE COCA-COLA COMPANY and LOS ANGELES' 11 DOES 1-50, ADMINISTRATIVE MOTION TO **CONSIDER WHETHER CASES** 12 Defendants. SHOULD BE RELATED AND **CONSOLIDATED PURSUANT TO** 13 FRCP RULE 42(a) AND LOCAL **RULE 3-12 SHOULD BE GRANTED** 14 15 IT IS HEREBY STIPULATED by and between the parties hereto, through their 16 respective attorneys of record herein, that Defendant BCI COCA-COLA BOTTLING 17 COMPANY OF LOS ANGELES' administrative motion to consider whether cases should be 18 related and consolidated pursuant to Federal Rule of Civil Procedure Rule 42(a) and Local Rule 19 3-12 should be granted. The parties hereby stipulate that the following cases should be deemed 20 related and reassigned to the Honorable Maxine M. Chesney: 21 22 Earliest Filed Case/ Highest case number: Farmers Ins. Exchange v. Coca-Cola Co. 23 Case number: CV 11-02424 PJH 24 First Related Case/ Lowest case number: Farmers Ins. Exchange v. Coca-Cola Co. 25 Case number: CV 11-02042 MMC 26 Second Related Case: CNA Ins. Co. v. Coca-Cola Co. Case Number: CV 11-02075 SBA 27 Third Related Case: Abai Alemu v. Coca-Cola Co. 28 Case Number: CV 11-02323 WHA

1	SO STIPULATED.		
2			ALPER & McCULLOCH
3	DATED: June 22, 2011	Dyn	/g/ Dean Arden
4	DATED: June 23, 2011	By:	/S/ DEAN ALPER DEAN ALPER Attorneys for Plaintiff
5			FARMERS INSURANCE EXCHANGE
6			
7			RIMAC MARTIN, P.C.
8	DATED: June 23, 2011	By:	/s/ Anna M. Martin
9	571125. Julie 23, 2011	Dy.	ANNA M. MARTIN Attorney for Defendants
10			BCI COCA-COLA BOTTLING COMPANY OF LOS ANGELES (improperly sued herein as THE
11			COCA-COLA COMPANY)
12			COZEN O'CONNOR
13			
14	DATED: June 23, 2011	By:	/s/ DAVID BRISCO DAVID BRISCO
15			Attorneys for Plaintiff CNA INSURANCE COMPANY
16			
17			WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER
18			
19	DATED: June 23, 2011	By:	/s/ ERIC S. WONG
20			ERIC S. WONG Attorneys for Defendant
21			TRUE MANUFACTURING
22			LIBERSON & WOLFORD LLP
23			
24	DATED: June 23, 2011	By:	/s/ JASON N. LIBERSON
<ul><li>25</li><li>26</li></ul>			JASON LIBERSON Attorneys for Plaintiffs ABAI ALEMU and ZAFU BELETE
27			ADAI ALEWIU diiu ZAFU BELETE
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	TANAMOR COCI COT : -	D A 7	
	FARMERS v. COCA-COLA, ET	TAL.	CASE NO.: C11-02042 MMC

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	IT IS SO ORDERED: Specifically, the above-referenced four cases are related and consolidated. In connection with the Initial Case Management Conference, the parties shall include in their Joint Case Management Statement a proposal for the filing of documents in said cases.  DATED: June 23, 2011  Management Statement a proposal for the filing of documents in said cases.  DATED: June 23, 2011  Management Conference, the parties shall include in their Joint Case Management Conference, the parties shall include in their Joint Case Management Statement a proposal for the filing of documents in said cases.  DATED: June 23, 2011
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