THE AGUILERA LAW GROUP, APLC 1 A. Eric Aguilera (SBN 192390) 2 Lindsee B. Falcone (SBN 268072) 650 Town Center Drive, Suite 100 Costa Mesa, CA 92626 4 T: 714-384-6600 F: 714-384-6601 eaguilera@aguileragroup.com 5 lfalcone@aguileragroup.com 6 Attorneys for Plaintiffs/Counter-Defendants 7 UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 TRAVELERS PROPERTY CASUALTY Case No. 3:11-CV-03638 10 COMPANY OF AMERICA, a Connecticut Hon. Charles R. Breyer corporation; FIDELITY & GUARANTY 11 INSURANCE COMPANY, an Iowa NOTICE OF SETTLEMENT OF corporation; THE TRAVELERS 12 ENTIRE CASE AND STIPULATION TO INDEMNITY COMPANY OF DISMISS ACTION; [PROPOSED] CONNECTICUT, a Connecticut 13 ORDER corporation, ST. PAUL MERCURY INSURANCE COMPANY, a Minnesota 14 corporation, 15 Plaintiffs, 16 VS. 17 CENTEX HOMES, a Nevada partnership; 18 and DOES 1 through 10 inclusive, 19 Defendant. 20 21 IT IS HEREBY STIPULATED BY AND BETWEEN Travelers Property Casualty 22 Company of America, Fidelity & Guaranty Insurance Company, The Travelers Indemnity 23 Company of Connecticut, and St. Paul Mercury Insurance Company (collectively, 24 "Travelers") and Centex Homes ("Centex"), by and through their counsel of record, as 25 follows: 26 Whereas, the parties have reached a settlement of this action and the settlement 27 agreement has now been fully executed and funded. 28 The parties hereby stipulate that the entire action be dismissed with prejudice pursuant

1	to FRCP 41(a)(1). The parties fur	ther st	ipulate that each side shall bear their own costs.
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3	SO STIPULATED.		
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5	D . 1 0 . 1 . 14 2020		
6	Dated: October 14, 2020		THE AGUILERA LAW GROUP, APLC
7		Drn	/a/ A. Eria A quilora
8		By:	/s/ A. Eric Aguilera Eric Aguilera
9			Lindsee B. Falcone
10			Attorneys for plaintiffs and counter- defendants Travelers Property Casualty Company of America,
11			Fidelity & Guaranty Insurance Company, The Travelers Indemnity Company of Connecticut, and
12			St. Paul Mercury Insurance Company
13			
14	Dated: October 14, 2020		PAYNE & FEARS, LLP
15			
16		By:	/s/ Jared de Jong
17			Jared de Jong
18			Attorneys for defendant and counter-claimant, CENTEX HOMES
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## [PROPOSED] ORDER PURSUANT TO STIPULATION, IT IS HEREBY ORDERED THAT THIS ENTIRE ACTION IS DISMISSED WITH PREJUDICE. EACH SIDE SHALL BEAR THEIR OWN COSTS. Dated: October 16, 2020 Hon. Charles R. Breyer, Judge, United States District Court