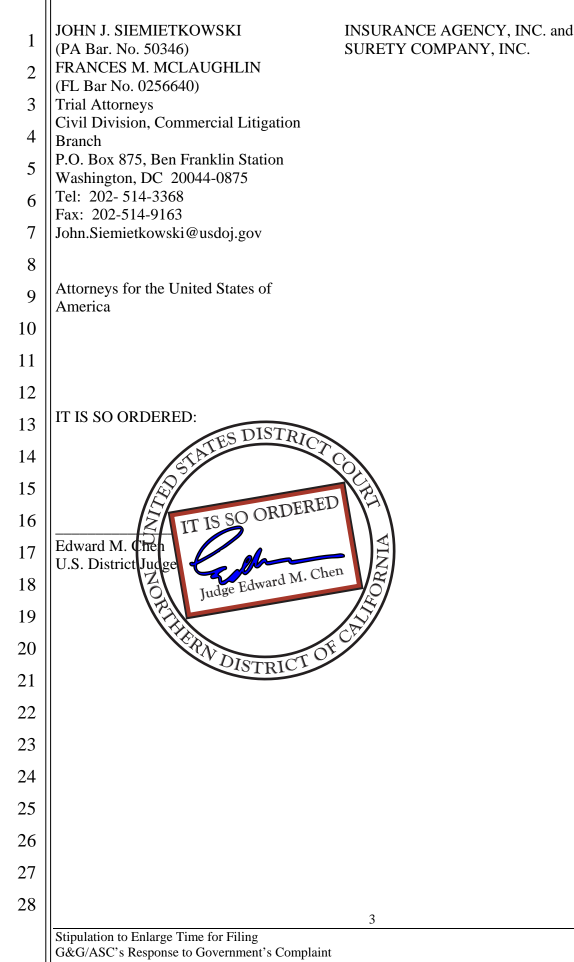
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7	GONZÁLES & GONZALES BONDS AND INSURANCE AGENCY, INC. and		
8	AMERICAN SURETY COMPANY, INC.		
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA - SAN FRANCISCO DIVISION		
11			
12	UNITED STATES OF AMERICA,) Case No. C 11-04794 EMC	
13	Plaintiff, vs.) [Assigned to the) Honorable Edward M. Chen]	
14	GONZALES & GONZALES BONDS AND)	
15	INSURANCE AGENCY, INC. and AMERICAN SURETY COMPANY, INC.,) STIPULATION TO ENLARGE TIME FOR } FILING G&G/ASC'S RESPONSE TO	
16	Defendants.	GOVERNMENT'S COMPLAINT;	
17) [PROPOSED] ORDER	
18)	
19 20			
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_0	Stipulation to Enlarge Time for Filing G&G/ASC's Response to Government's Complaint	С 11-04794 ЕМС	
	Guo/ASC S Response to Government S Complaint	Dockets.Justia.co	

1	Pursuant to Civil L.R. 6-1(a), Defendants Gonzales & Gonzales Bonds and Insurance		
2	Agency, Inc. and American Surety Company, Inc. ("G&G/ASC"), on the one hand, and Plaintiff		
3	United States of America ("United States"), on the other hand, by and through their respective		
4	counsel of record, bring this administrative motion by stipulation, and stipulate and agree as		
5	follows:		
6	1. On September 27, 2011, the United States filed its complaint, dkt. 1.		
7	2. On October 3, 2011, the case was reassigned to the Honorable Edward M. Chen,		
8	dkt. 7.		
9	3. On October 13, 2011, the case was ordered related to Case No. C09-4029 EMC		
10	(United States of America vs. Gonzales & Gonzales Bonds and Insurance Agency, Inc. and		
11	American Surety Company, Inc.), dkt. 8.		
12	4. In Case No. C09-4029 EMC, the Court entered an Order on November 22, 2011,		
13	pursuant to stipulation of the parties, to enlarge the time for the United States to respond to		
14	G&G/ASC's first amended counterclaim to December 30, 2011.		
15	5. Per FED. R. CIV. P. 12(a)(1)(A)(ii), G&G/ASC has until December 6, 2011, to file		
16	a response to the United States' complaint in the instant case.		
17	6. The parties stipulate to enlarge the time for G&G/ASC to respond to the United		
18	States' complaint to December 30, 2011.		
19			
20	IT IS SO STIPULATED.		
21	Dated: December 1, 2011		
22	TONY WEST ROXBOROUGH, POMERANCE, NYE & ADREANI, LLP		
23	Assistant Attorney General		
24	MELINDA HAAG United States Attorney		
25	/s/ John J. Siemietkowski/s/ Gary A. Nye		
26	J. CHRISTOPHER KOHN RUTH A. HARVEY DAVID R. GINSBURG		
27	KUTH A. HARVETDAVID R. GINSBURGE. KATHLEEN SHAHANAttorneys for Defendants		
28	(D.C. Bar No. 267872) GONZÁLES & GONZALES BONDS AND		
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	Stipulation to Enlarge Time for FilingC 11-04794 EMCG&G/ASC's Response to Government's ComplaintC		



INSURANCE AGENCY, INC. and AMERICAN