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\*E-Filed 11/7/11\*

1 2 3 4 5 6 7 8 9	SEDGWICK LLP Ralph A. Guirgis (State Bar. No. 143262) ralph.guirgis@sedgwicklaw.com Michael L. Fox (State Bar No. 173355) michael.fox@sedgwicklaw.com 333 Bush Street, 30th Floor San Francisco, CA 94104-2834 Telephone: 415.781.7900 Facsimile: 415.781.2635 Attorneys for Defendant BRIT UW LIMITED (sued as "Certain Underwriters at Lloyd's Under Policy No. B0146LDUSA701030")		
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12			
13	WILLIAM AMBROSIO et al.	CASE NO. 3:11-cv-04956-RS	
14	Plaintiffs,	JOINT STIPULATION AND	
15	V.	[ <del>PROPOSED</del> ] ORDER TO CONTINUE	
16	CERTAIN UNDERWRITERS AT LLOYD'S UNDER POLICY NO.	CASE MANAGEMENT CONFERENCES IN RELATED CASES	
17	B0146LDUSA0701030 and DOES 1 through 100, inclusive,	Hon. Richard Seeborg	
18	Defendants.	Currently Scheduled Date: January 26, 2011	
19		Proposed New Date: February 2, 2012	
20	MICHAEL ALVARADO, et al.	CASE NO. 3:11-cv-04957-RS	
21	Plaintiffs,		
22	V.		
23	v.		
24	CERTAIN UNDERWRITERS AT LLOYD'S UNDER POLICY NO.		
25	B0146LDUSA0701030, and DOES 1-100,		
26	inclusive,		
27	Defendants.		
28			
	JOINT STIPULATION AND [PROPOSED] ORDER TO CONTIN	-1- IUE CASE MANAGEMENT CONFERENCES IN RELATED CASES 3:11-cv-04956-RS	
	SF/2585802v1	Dockets.Justia.co	

1	WILLIAM JAMISON et al.,CASE NO. 3:11-cv-04958-RS			
2	Plaintiffs,			
3	v.			
4	CERTAIN UNDERWRITERS AT LLOYD'S UNDER POLICY NO.			
5	B0146LDUSA0701030 and DOES 1 through 100, inclusive,			
6	Defendants.			
7	Detendants.			
8				
9	Plaintiffs William Ambrosio, et al., Case Number 3:11-cv-04956-RS, by and through their			
10	counsel of record, George Donaldson from the Law Office of George Donaldson;			
11	Plaintiffs Michael Alvarado, et al., Case Number 3:11-cv-04957-RS, by and through their			
12	counsel of record, Jeffrey A. Feldman from the Law Offices of Jeffrey A. Feldman;			
13	Plaintiffs William Jamison, et al., Case Number 3:11-cv-04958-RS, by and through their			
14	counsel of record, Val Hornstein from the Hornstein Law Offices; and			
15	Defendant Brit UW Limited ("Brit"), Case Numbers 3:11-cv-04956-RS, 3:11-cv-04957-RS,			
16	3:11-cv-04958-RS, by and through its counsel of record, Michael L. Fox of Sedgwick LLP, hereby			
17	stipulate as follows:			
18	WHERAS, the Court has granted the administrative motion to relate cases, and each of the			
19	above-referenced cases is now assigned to the Honorable Richard Seeborg and set for a Case			
20	Management Conference on January 26, 2012, at 10:00 a.m.;			
21	WHEREAS, Michael L. Fox, lead counsel for Brit, has a scheduling conflict on January 26,			
22	2012, and respectfully requests that the Case Management Conferences in these related matters be			
23	rescheduled to February 2, 2012; and			
24	WHEREAS, counsel for the parties have met and conferred and agreed to continue the Case			
25	Management Conferences to February 2, 2012.			
26	NOW, THEREFORE, IT IS HEREBY STIPULATED by and between the parties, through			
27	their respective counsel and subject to the Court's approval, that the Case Management			
28	Conferences in these related matters be rescheduled to February 2, 2012, at 10:00 am. Not later			
	-2- JOINT STIPULATION AND <del>-[PROPOSED]</del> ORDER TO CONTINUE CASE MANAGEMENT CONFERENCES IN RELATED CASES			
	3:11-cv-04956-RS SF/2585802v1			

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1	than seven days prior thereto, the parties shall file a Joint Case Management Statement pursuant to	
2	Standing Order Re: Initial Case Management (available at http://www.cand.uscourts.gov/pages/424).	
3	IT SO STIPULATED.	
4		
5	DATED: November 4, 2011	SEDGWICK LLP
6		Bu: /s/ Michael L. Fox
7		By: <u>/s/ Michael L. Fox</u> Michael L. Fox Attorneys for Defendant
8		BRIT UW LIMITED (sued as "Certain Underwriters at Lloyd's
9		Under Policy No. B0146LDUSA701030")
10	DATED: November 4, 2011	Law Office of George Donaldson
11		
12		By: <u>/s/ George Donaldson</u> George Donaldson
13		Attorneys for Plaintiffs William Ambrosio, et al., Case No. 3:11-cv-04956-RS
14		
15	DATED: November 4, 2011	Hornstein Law Offices
16		By: /s/ Val Hornstein
17		By: <u>/s/ Val Hornstein</u> Val Hornstein Attorneys for Plaintiffs
18		William Jamison, et al. Case No. 3:11-cv-04958-RS
19	DATED: November 4, 2011	Law Offices of Jeffrey A. Feldman
20		
21		By: <u>/s/ Jeffrey A. Feldman</u> Jeffrey A. Feldman
22		Attorneys for Plaintiffs Michael Alvarado, et al. Case No. 3:11-cv-04957-RS
23	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
24		
25	DATED: November <u>4</u> , 2011	By: Think Secho
26		The Honorable Richard Seeborg
27		U.S. District Court Judge, Northern District of California
28		
	-3- JOINT STIPULATION AND [ <del>PROPOSED] O</del> RDER TO CONTINUE CASE MANAGEMENT CONFERENCES IN RELATEI	
	SF/2585802v1	3:11-cv-04956-RS

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