	THE AGUILERA LAW GROUP, APLC		
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6 7	Attorneys for Plaintiff ST. PAUL FIRE AND MARINE INSURANCE COMPANY		
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO DIVISION		
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11	ST. PAUL FIRE AND MARINE INSURANCE COMPANY, a Minnesota corporation	Case No. 3:12-cv-04266-JST Hon. Jon S. Tigar	
12	Plaintiff,	Mag. Laurel Beeler	
13	VS.	STIPULATION AND [PROPOSED]	
14		ORDER TO DISMISS ENTIRE ACTION	
15	CHARTIS SPECIALTY INSRUANCE COMPANY fka AMERICAN		
16	INTERNATIONAL SPECIALTY LINES INSURANCE COMPANY, an Illinois		
17	corporation; et al.,		
	Defendants.		
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19	IT IS HEREBY STIPULATED by and between Plaintiff ST. PAUL FIRE AND MARINE		
20	INSURANCE COMPANY and Defendants CHARTIS SPECIALTY INSURANCE COMPANY		
21	LEXINGTON INSURANCE COMPANY, VALLEY INSURANCE COMPANY		
22	CONTINENTAL CASUALTY COMPANY, NATIONAL FIRE INSURANCE COMPANY OF		
23	HARTFORD (successor by merger to TRANSCONTINENTAL INSURANCE COMPANY) and		
24	TRANSPORTATION INSURANCE COMPANY, through their designated counsel that the entire		
25	action is dismissed with prejudice pursuant to FRCP 41(a)(1).		
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1	All parties further stipulate to bear their own costs and fees.	
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3	Dated: October 28, 2013	THE AGUILERA LAW GROUP, APLC
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5		/s/ Scott La Salle Scott La Salle, Esq.
6		Attorneys for Plaintiff ST. PAUL FIRE AND MARINE INSURANCE COMPANY
7		White Hyderinger Com And
8	Dated: October 28, 2013	SELVIN WRAITH HALMAN LLP
9		
10		/s/ Gary R. Selvin Gary R. Selvin, Esq.
11		Attorneys for Defendants CHARTIS SPECIALTY INSURANCE COMPANY and LEXINGTON
12		INSURANCE COMPANY
13	Dated: October 28, 2013	ERICKSEN ARBUTHNOT
14		
15		/s/ Andrew P. Sclar
16		Andrew P. Sclar, Esq. Attorneys for Defendant VALLEY INSURANCE
17		COMPANY
18	Dated: October 28, 2013	COLLIAU CARLUCCIO KEENER MORROW
19		PETERSON & PARSONS
20		/s/ Robert C. Christensen
21		Robert C. Christensen, Esq.
22		Attorneys for Defendants CONTINENTAL CASUALTY COMPANY, NATIONAL FIRE
23		INSURANCE COMPANY OF HARTFORD (successor by merger to TRANSCONTINENTAL
24		INSURANĆE COMPANY) and TRANSPORTATION INSURANCE COMPANY
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## **ORDER** Pursuant to stipulation of the Parties, and good cause existing therefore, IT IS HEREBY ORDERED that the entire action is dismissed with prejudice, with each party to bear their own costs and fees. Dated: October 29, 2013 Jon S. Tigar ge of the District Court