

THE AGUILERA LAW GROUP, APLC

A. Eric Aguilera (SBN 192390)
 Kari M. Myron (SBN 158592)
 Jason Y. Chao, Esq. (SBN 250735)
 650 Town Center Drive, Suite 100
 Costa Mesa, CA 92626
 T: 714-384-6600 / F: 714-384-6601
 eaguilera@aguileragroup.com
 kmyron@aguileragroup.com
 jchao@aguileragroup.com

Attorneys for Plaintiff TRAVELERS INDEMNITY COMPANY OF CONNECTICUT, a
 Connecticut corporation

**UNITED STATE DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO**

TRAVELERS INDEMNITY COMPANY OF
 CONNECTICUT, a Connecticut corporation,

Plaintiff,

v.

CENTEX HOMES, a Nevada partnership;
 NEWMeyer & DILLION, LLP, a California
 limited liability partnership; RGL INC., a
 California corporation, dba RGL FORENSICS;
 and DOES 1 through 10 inclusive,

Defendants.

Case No. 3:12-cv-00088-SC
 Hon. Samuel Conti

**STIPULATION RE DISMISSAL OF ANY
 AND ALL ALLEGATIONS BY ALL
 PARTIES RELATING TO SETTLED
 UNDERLYING CASES; ~~PROPOSED~~
 ORDER**

IT IS HEREBY STIPULATED by and between Plaintiff TRAVELERS INDEMNITY
 COMPANY OF CONNECTICUT (“Travelers”) and Defendants CENTEX HOMES (“Centex”)
 and NEWMeyer & DILLION (“Newmeyer”) (collectively, “Defendants”) through their
 designated counsel for an order dismissing, with prejudice, any and all claims as set forth in the
 operative complaint filed in this action relating to the following underlying actions pursuant to Fed.
 R. Civ. Proc. 41(a)(1):

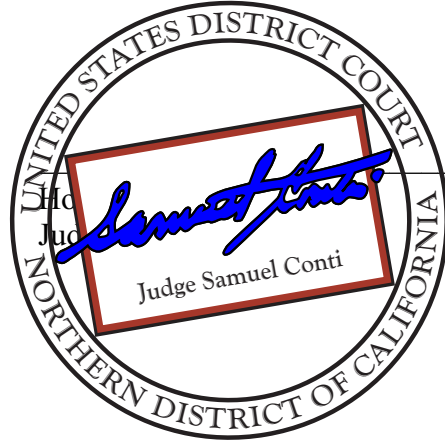
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ORDER

Pursuant to stipulation of Plaintiff Travelers and Defendants Centex and Newmeyer, and good cause existing therefore,

IT IS HEREBY ORDERED that any and all claims against Defendants, Centex and Newmeyer as set forth in the operative complaint filed by Travelers in this action and relating to the underlying actions known as the Spicer, Mira Loma/Eskridge, Bennett, Mir Ali, and Yunker Actions are dismissed with prejudice.

Dated: April 9, 2013



4851-1166-4915.1