1 2 3 4 5 6 7 8	Scott S. Thomas, Bar No. 106720 sst@paynefears.com J. Kelby Van Patten, Bar No. 167553 kvp@paynefears.com Jeffrey M. Hayes, Bar No. 246511 jmh@paynefears.com PAYNE & FEARS LLP Attorneys at Law Jamboree Center, 4 Park Plaza, Suite 1100 Irvine, California 92614 Telephone: (949) 851-1100 Facsimile: (949) 851-1212 Attorneys for CENTEX HOMES, a Nevada partr NEWMEYER & DILLION, LLP, a California lin		
9 10	UNITED STATES DISTRICT COURT  NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION		
11 12 13 14	TRAVELERS INDEMNITY COMPANY OF CONNECTICUT, a Connecticut corporation,	Case No. 3:13-cv-00088-CRB  [Consolidated with Case No. 3:12-cv-00371-CRB]	
15	v.	Honorable Charles R. Breyer	
16 17 18 19 20 21	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.  AND RELATED CONSOLIDATED CASE	STIPULATION TO CONTINUE STATUS CONFERENCE AND ORDER AND DECLARATION OF JEFFREY M. HAYES  Judge: Hon. Charles R. Breyer Date: February 19, 2016 Time: 8:30 a.m. Crtrm.: 6, 17 <sup>th</sup> Floor  Trial Date: Not Set	
22 23			
24	WHEREAS, Plaintiffs Travelers Property Casualty Company of America and Travelers Indemnity Company of Connecticut (collectively "Travelers"), Centex Homes ("Centex"), Newmeyer & Dillion, LLP ("Newmeyer") and RGL Forensics ("RGL") appeared before the		
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27	Court, through counsel, for a status conference on November 20, 2015.		
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26	sst@paynefears.com J. Kelby Van Patten, Bar No. 167553 kvp@paynefears.com Jeffrey M. Hayes, Bar No. 246511 jmh@paynefears.com PAYNE & FEARS LLP Attorneys at Law Jamboree Center, 4 Park Plaza, Suite 1100 Irvine, California 92614 Telephone: (949) 851-1100 Facsimile: (949) 851-1212 Attorneys for CENTEX HOMES, a Nevada partnershighter of Connecticut Corporation, WINTED STATES NORTHERN DISTRICT OF CALIFORM PANY 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.  AND RELATED CONSOLIDATED CASE  WHEREAS, Plaintiffs Travelers Propert Indemnity Company of Connecticut (collectively Newmeyer & Dillion, LLP ("Newmeyer") and R	

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WHEREAS, the Court continued the status conference in this action to February 19, 2016, at 8:30 a.m. to allow Travelers and Centex to attend a mandatory settlement conference being conducted by the Honorable John Kronstadt, United States District Judge for the Central District of California, in other pending cases involving Travelers and Centex.

WHEREAS, the Court indicated that the parties should file any motions for leave to reconsider on or before January 31, 2016, and the parties, at the direction of the Court, agreed to exchange their initial disclosures on January 29, 2016.

WHEREAS, Travelers and Centex attended the mandatory settlement conference on January 19, 2016. During the mandatory settlement conference, Travelers and Centex discussed all of the approximately 80 cases pending between them in California state and federal court.

WHEREAS, Travelers and Centex did not reach a settlement of all their pending disputes during the mandatory settlement conference, but did agree to an informal exchange of information that may help to facilitate a settlement of some, or all, of the disputes between them.

WHEREAS, Travelers and Centex agreed to attend a continued mandatory settlement conference, which will be held on February 23, 2016 at 9:00 a.m. before Judge Kronstadt.

WHEREAS, Travelers, Centex, RGL and Newmeyer believe it would be beneficial for Travelers and Centex to attend the upcoming continued mandatory settlement conference with Judge Kronstadt on February 23, 2016, before moving forward with the continued case management conference in this case, at which the parties anticipate the Court will issue a case management order.

WHEREAS, Travelers, Centex, RGL and Newmeyer respectfully request that the Court continue the upcoming continued status conference in this case for approximately 30 days to

March 18, 2016, or another date that is convenient for the Court.

**WHEREAS,** Travelers, Centex, RGL and Newmeyer respectfully request that the Court extend the pending deadlines to exchange initial disclosures and to file motions for leave to reconsider.

IT IS, THEREFORE, STIPULATED by and between Travelers, Centex, Newmeyer and RGL that the status conference currently set for February 19, 2016, at 8:30 a.m. be continued to March 18, 2016, at 8:30 a.m., or another date and time that is convenient for the Court.

IT IS FURTHER STIPULATED by and between Travelers, Centex, Newmeyer and RGL that the further Case Management Statement will be due on March 11, 2016, or another date and time that is convenient for the Court.

**IT IS FURTHER STIPULATED** by and between Travelers, Centex, Newmeyer and RGL that the deadline to exchange initial disclosures in this case will be March 11, 2016.

IT IS FURTHER STIPULATED by and between Travelers, Centex, Newmeyer and RGL that the deadline to file motions for leave to reconsider in this case will be February 29, 2016 or any other date after February 29, 2016 that the Court selects.

IT IS FURTHER STIPULATED by and between Travelers, Centex, Newmeyer and RGL that no party shall file a motion for leave to file a motion for reconsideration until February 29, 2016. However, if the parties receive a signed order from the Court by noon on January 29, 2016, indicating that the deadline to file a motion for leave to file a motion for reconsideration has been moved from January 31, 2016, to a date after February 29, 2016, the parties mutually agree not to file any such motion for leave to file a motion for reconsideration until at least February 29, 2016. If the parties receive no such order by noon on January 29, 2016, however, the parties will

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1	file any planned motion for leave to file a motion for reconsideration in the afternoon on January		
2	29, 2016. In that event, any opposition to the motion will be due on the date set forth in the local		
3	rules, if any, or the orders of the Court. The parties have no objection, however, to the Court		
4	delaying any hearing set on any such motion until after February 29, 2016.		
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6	DATED: January 27, 2016	PAYNE & FEARS LLP	
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8		Ву:	/s/ Jeffrey M. Hayes
9			JEFFREY M. HAYES
10			neys for CENTEX HOMES and
11		NEW	MEYER & DILLION, LLP
12	DATED: January 27, 2016	THE AGUI	LERA LAW GROUP APLC
13			
14		By:	/s/ Raymond E. Brown
15		·	RAYMOND E. BROWN
16			neys for TRAVELERS INDEMNITY
17		COM	PANY OF CONNECTICUT
18	DATED: January 27, 2016	ERICKSEN ARBUTHNOT	
19			
20		By:	/s/ Andrew P. Sclar
21		2 y	ANDREW P. SCLAR
22		Attori	neys for RGL, INC.
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		-4-	3:13-cv-00088-CRB

-4-STIPULATION TO CONTINUE STATUS CONFERENCE

## **ORDER**

PURSUANT TO STIPULATION, IT IS ORDERED that deadlines in this case be altered as follows:

The status conference currently set for February 19, 2016, at 8:30 a.m. will be continued to March 18, 2016, at 8:30 a.m.;

The Case Management Statement will be due on March 11, 2016;

The deadline to exchange initial disclosures in this case will be March 11, 2016; and

The deadline to file motions for leave to reconsider in this case will be February 29, 2016.

February 1, 2016 Dated:

Hon. Charles R. Breyer Judge, United States District Court