Doublevision Entertainment, LLC	v. Navigators Specialty	Insurance Company et al

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5 6	IN THE UNITED STATES DISTRICT COURT		
7	IN THE UNITED STATES DISTRICT COURT		
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
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11	DOUBLEVISION ENTERTAINMENT, LLC, a Tennessee limited liability		
12	company, as assignee of CommercialNo. C 14-02848 WHAEscrow Services, Inc., a Californiacorporation, and Antoinette Hardstone, an		
13	individual ORDER GRANTING STAY		
14	Plaintiff,		
15	V.		
16	NAVIGATORS SPECIALTY INSURANCE COMPANY, a New York		
17	corporation THE NAVIGATORS		
18	and DOES 1 through 50, inclusive,		
19	Defendants.		
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21	The automatic stay following final judgment in this action expires on August 6.		
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24	opposing party's security." Navigators attempted, but was unable to obtain a mutually-agreeable		
25	stipulation from Doublevision that it would not execute on the judgment pending resolution of		
26	Navigators' post-trial motions. Navigators is in the process of securing a supersedeas bond in		
27	the amount of \$3,420,000, which represents 150% of the amount of the judgment, as security for		
28	the judgment pending resolution of post-trial motions and appeal. Navigators asks the Court to		

United States District Court For the Northern District of California

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approve the amount of the bond as sufficient to secure the judgment, but Navigators has not provided an estimate for when that bond will issue.

Good cause shown, Navigators' motion for a temporary stay pending resolution of its Rule 50(b) and Rule 59 motions is GRANTED, and the amount of the supersedeas bond is **APPROVED.** The stay shall remain in effect pending the resolution of any post-trial motions unless Navigators fails to secure and post the bond by AUGUST 19.

IT IS SO ORDERED.

Dated: August 5, 2015.

lane SUP **UNITED STATES DISTRICT JUDGE**

United States District Court