1 2 3 4 5 6 7 8 9	BRADFORD K. NEWMAN (SB# 178902) bradfordnewman@paulhastings.com PETER C. MEIER (SB# 179019) petermeier@paulhastings.com SOPHIE J. SUNG (SB# 279056) sophiesung@paulhastings.com PAUL HASTINGS LLP 1117 S. California Avenue Palo Alto, CA 94304-1106 Telephone: 1(650) 320-1800 Facsimile: 1(650) 320-1800 Facsimile: 1(650) 320-1900 Attorneys for Defendants AEGIS GENERAL INSURANCE AGENCY, I AEGIS SPECIALTY INSURANCE SERVICES AEGIS POWERSPORTS				
10	UNITED STATES DISTRICT COURT				
11	NORTHERN DISTRICT OF CALIFORNIA				
12					
13	THE MCGRAW COMPANY, WESTERN	CASE NO. CV-16-00274 LB			
14	SERVICE CONTRACT CORPORATION, AND PACIFIC SPECIALTY INSURANCE COMPANY,	STIPULATED REQUEST TO CONTINUE CASE DEADLINES : ORDER			
15		CASE DEADLINES COULA			
16	Plaintiffs,				
17	vs.				
17	AEGIS GENERAL INSURANCE AGENCY, INC., DBA AEGIS SPECIALTY				
10	INSURANCE SERVICES AND AEGIS POWERSPORTS; TIMOTHY SUMMERS;				
20	TROY BILLEN; AND MARK PREININGER,				
21	Defendants.				
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	CASE NO. CV-16-00274 LB -	1- STIPULATED REQUEST TO CONTINUE CASE DEADLINES			

1	Plaintiffs The McGraw Company, Western Service Contract Corporation, and Pacific					
2	Specialty Insurance Company on the one hand, and Defendants Aegis General Insurance Agency,					
3	Inc. d/b/a Aegis Specialty Insurance Services and Aegis Powersports, Timothy Summers, Mark					
4	Preininger, and Troy Billen on the other hand, submit the following stipulated request for the					
5	Court to continue the deadlines for filing the ADR Certification and to propound initial					
6	disclosures consistent with the Court's May 10, 2016 order (Dkt. No. 40) which continues the					
7	Case Management Conference to June 16, 2016.					
8	Plaintiffs filed an amended complaint on April 1, 2016. On April 18, 2016, Defendants					
9	moved to dismiss the amended complaint. A hearing for the motion to dismiss is currently					
10	scheduled for May 26, 2016. Counsel for the parties met and conferred on May 9 and May 10,					
11	2016, and agreed to continue the initial disclosures and ADR certification to June 9, the same day					
12	that the case management statement is now due. All other dates provided for in the Court's May					
13	10, 2016 Order remain the same. Since the case is not yet at issue, moving these deadlines would					
14	serve to conserve the parties' and the Court's resources. Based on the foregoing, the Parties					
15	respectfully request that the Court enter an order conti	nuing the case deadl	ines as follows:			
16						
16 17	Event	Current Date	Requested Date			
17 18	Event Last day to File ADR Certification signed by Parties and Counsel		-			
17	Last day to File ADR Certification signed by Parties	Current Date May 19, 2016	Requested Date June 9, 2016			
17 18 19	Last day to File ADR Certification signed by Parties and Counsel Last day to File either Stipulation to ADR Process or Notice of Need for ADR Conference	May 19, 2016	June 9, 2016			
17 18 19 20	Last day to File ADR Certification signed by Parties and Counsel Last day to File either Stipulation to ADR Process or		-			
17 18 19 20 21	Last day to File ADR Certification signed by Parties and Counsel Last day to File either Stipulation to ADR Process or Notice of Need for ADR Conference	May 19, 2016 May 19, 2016	June 9, 2016 June 9, 2016			
 17 18 19 20 21 22 	Last day to File ADR Certification signed by Parties and CounselLast day to File either Stipulation to ADR Process or Notice of Need for ADR ConferenceLast day to complete Initial Disclosures	May 19, 2016 May 19, 2016	June 9, 2016 June 9, 2016			
 17 18 19 20 21 22 23 	Last day to File ADR Certification signed by Parties and Counsel Last day to File either Stipulation to ADR Process or Notice of Need for ADR Conference Last day to complete Initial Disclosures The requested time modification would not other and the second seco	May 19, 2016 May 19, 2016	June 9, 2016 June 9, 2016			
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 17 18 19 20 21 22 23 24 25 	Last day to File ADR Certification signed by Parties and Counsel Last day to File either Stipulation to ADR Process or Notice of Need for ADR Conference Last day to complete Initial Disclosures The requested time modification would not of Court has not yet entered a Scheduling Order. ///	May 19, 2016 May 19, 2016	June 9, 2016 June 9, 2016			
 17 18 19 20 21 22 23 24 25 26 	Last day to File ADR Certification signed by Parties and Counsel Last day to File either Stipulation to ADR Process or Notice of Need for ADR Conference Last day to complete Initial Disclosures The requested time modification would not other Court has not yet entered a Scheduling Order. /// ///	May 19, 2016 May 19, 2016	June 9, 2016 June 9, 2016			

1 2	DATED: May 12, 2016	BRADFORD K. NEWMAN PETER C. MEIER SOPHIE J. SUNG PAUL HASTINGS LLP
3		
4		By:/s/ Bradford K. Newman
5		BRADFORD K. NEWMAN
6 7		Attorneys for Defendants AEGIS GENERAL INSURANCE AGENCY, INC., d/b/a AEGIS SPECIALTY INSURANCE SERVICES and
		AEGIS SPECIALI I INSURANCE SERVICES and AEGIS POWERSPORTS
8 9		
10		SARJU A. NARAN
11		HOGE, FENTON, JONES & APPEL, INC.
12		
13		By: /s/ Sarju A. Naran SARJU A. NARAN
14		Attorneys for Defendants
15		TIMOTHY SUMMERS, TROY BILLEN AND MARK PREININGER
16		
17		
18		TYLER M. PAETKAU HARNETT, SMITH & PAETKAU
19		
20		By:/s/ Tyler M. Paetkau
21		TYLER M. PAETKAU
22		Attorneys for Plaintiffs THE MCGRAW COMPANY, WESTERN SERVICE
23		CONTRACT CORPORATION, AND PACIFIC SPECIALTY INSURANCE COMPANY
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	CASE NO. CV-16-00274 LB	-3- STIPULATED REQUEST TO CONTINUE CASE DEADLINES

1	PURSUANT TO STIPULATION	I, IT IS SO OR	DERED.	
2	DATED: May 13, 2016			
3			LAB	2
4		By:	LAO	
5			Honorable United States	e Laurel Beeler Magistrate Judge
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	CASE NO. CV-16-00274 LB	-4	STIPULA	TED REQUEST TO CONTINUE CASE DEADLINES