1	STIMMEL, STIMMEL & SMITH	
2	A Professional Corporation LEE D. STIMMEL, ESQ. (State Bar No. 58405)	
3	e-mail: lstimmel@stimmel-law.com STEVEN R. ROESER, ESQ. (State Bar No. 229348)	
	e-mail: sroeser@stimmel-law.com	227540)
4	155 Montgomery Street, 12th Floor San Francisco, California 94104-3973	
5	Telephone: (415) 392-2018 Facsimile: (415) 391-2124	
6		7)
7	SETH J. SCHWARTZ (State Bar No. 103357 e-mail: seth.schwartz@mcnamaralaw.com	<b>')</b>
8	DENISE J. SERRA (State Bar No. 80602) e-mail: denise.serra@mcnamaralaw.com	
9	McNamara, Ney, Beatty, Slattery, Borges & Ambacher LLP	
	1211 Newell Avenue	
10	Post Office Box 5288 Walnut Creek, CA 94596	
11	Telephone: (925) 939-5330 Facsimile: (925) 939-0203	
12	Attorneys for Plaintiffs	
13	7 ttorneys for Flammins	
14	UNITED STATES DISTRICT COURT	
15	NORTHERN DISTRICT OF CALIFORNIA	
16	ANDREW H. and ROBIN MEISEL,	Case No. CV 10-0178
17	Husband and Wife, individually and as Trustees of the Andrew H. Meisel & Robin	<del>-{PROPOSED}</del> ORD
18	H. Meisel 2000 Revocable Trust; AR MEISEL PROPERTIES, LLC, a California	CURRENT TRIAL CURRENT PRE-TI
	Limited Liability Company; SYBIL	STAYING CURRE
19	MEISEL, individually; EDWARD MEISEL, Individually; MEISEL FAMILY	SETTING MATTE MANAGEMENT C
20	PARTNERSHIP, a New York General Partnership; IRVIN LAXINETA,	   FILED CONCURRI
21	individually; IRVIN and MARILYN D. LAXINETA, trustees of the (Irvin B. and	STIPULATION TO I COURT VACATE C
22	Marilyn D.) Laxineta Family Trust;	FILING DATES; ST.
23	ROBERT LAXINETA and SYLVIA LAXINETA, Trustees of the Laxineta	LITIGATION; VACA DATE; AND SET M
24	Family Trust; MARC LAXINETA, individually, and GERALD HART	MANAGEMENT CO

individually,

VS.

25

26

27

28

Case No. CV 10-01786 LB

-{PROPOSED} ORDER VACATING CURRENT TRIAL DATE; VACATING **CURRENT PRE-TRIAL FILING DATES;** STAYING CURRENT LITIGATION; AND SETTING MATTER FOR MANAGEMENT CONFERENCE

**IFILED CONCURRENTLY WITH** STIPULATION TO REQUEST THAT COURT VACATE CURRENT PRE-TRIAL FILING DATES; STAY CURRENT LITIGATION; VACATE CURRENT TRIAL DATE; AND SET MATTER FOR MANAGEMENT CONFERENCE

KAUFMAN PROPERTIES; MARK [Proposed] Order Vacating Current Trial Date; Vacating Current Pre-Trial Filing Dates; Staying Current Litigation; And Setting Matter For Management Conference

Plaintiffs,

MARK KAUFMAN, individually and dba

Case No. CV 10-01786 LB

28

1

2

ALAN KAUFMAN PROPERTIES, INC., a suspended California Corporation; MARK KAUFMAN PROPERTIES, INC., a California corporation; MIDLAND MAK MANAGEMENT, LLC, a Delaware limited liability company; DOES 1-50, inclusive, Defendants.

PURSUANT TO THE STIPULATION OF THE PARTIES BY AND THROUGH THEIR ATTORNEYS OF **RECORD:** 

## IT IS HEREBY ORDERED that:

- 1. The current trial date of December 5, 2011 is vacated;
- 2. All pre-trial filing dates are vacated as well as the pre-trial conference;
- 3. This case is stayed from the date of this Order until February 1 2012; and
- 4. Counsel for the parties shall appear in Courtroom 4 for a management conference at 10:30 a.m./p.m. on February 16, 2012; counsel are to file a joint management conference statement within five calendar days of the conference.

Dated: November 18, 2011



K:\STIM\1030 - Meisel\Pleadings\SJS PLDG order vacating trial & staying litigaiton.doc