1	John S. Rossiter, Jr., Bar No. 151113	TES DISTRICT
2	JRossiter@perkinscoie.com Euphemia N. Thomopulos, Bar No. 262107	STATES SUCA
3	EThomopulos@perkinscoie.com PERKINS COIE LLP	
4	Four Embarcadero Center, Suite 2400 San Francisco, CA 94111-4131	TT IS SO ORDERED
5	Telephone: 415.344.7000 Facsimile: 415.344.7050	5 no albre E
	Brian P. Hennessy, Bar No. 226721	Z Judge James Ware
6	BHennessy@perkinscoie.com PERKINS COIE LLP	Judge Ju-
7	101 Jefferson Drive Menlo Park, CA 94025	
8	Telephone: (650) 838-4300	DISTRICT OF 3/15/2010
9	Facsimile: (650) 838-4350	
10	Attorneys for Defendant Gordon Trucking, Inc.	
11	UNITED STAT	ES DISTRICT COURT
12	NORTHERN DIS	TRICT OF CALIFORNIA
13		DSE DIVISION
14	COLUMBIA CASUALTY COMPANY, an Illinois corporation,	Case No.: CV-09-05441-JW
15	Plaintiff,	STIPULATION FOR DISMISSAL WITHOUT PREJUDICE PURSUANT TO FEDERAL RULE OF CIVIL PROCEDURE
16	v.	41(a) OF GORDON TRUCKING, INC.'S
17	GORDON TRUCKING, INC., a	CLAIMS AGAINST GREAT WEST CASUALTY COMPANY AND GREAT
18	Washington corporation, and DOES 1 through 10,	WEST CASUALTY COMPANY'S CLAIMS AGAINST GORDON TRUCKING, INC.
19	Defendants.	
20	GORDON TRUCKING, INC., a Washington corporation,	
21		
22	Counterclaimant,	
23	ν. Columpia casualty company	
24	COLUMBIA CASUALTY COMPANY, an Illinois corporation; AMERICAN	
25	INTERNATIONAL SPECIALTY LINES INSURANCE COMPANY, an Alaska	
26	corporation; GREAT WEST CASUALTY COMPANY, a Nebraska corporation; and DOES 1 through 10,	
27	Counterdefendants.	
28		
	STIPULATION FC	CASE NO. CV-09-05441-JW OR DISMISSAL OF CLAIMS

1	WHEREAS, on December 22, 2	009, Gordon Trucking, Inc. ("GORDON TRUCKING")
2	filed Defendant and Counterclaimant Go	ordon Trucking, Inc.'s First Amended Answer to
3	Columbia Casualty Company's Compla	int, Affirmative Defenses and Counterclaims (Docket
4	Entry 9), alleging claims against Great V	West Casualty Company ("GREAT WEST").
5	WHEREAS, GORDON TRUCK	KING has stipulated to dismiss its claims against GREAT
6	WEST without prejudice and without co	osts to either party.
7	WHEREAS, on January 27, 201	0, GREAT WEST filed Counter-Defendant Great West
8	Casualty Company's Answer to Counter	rclaim of Gordon Trucking, Inc.; Affirmative Defenses
9	and Counterclaims (Docket Entry 16), a	lleging claims against GORDON TRUCKING.
10	WHEREAS, GREAT WEST has	s stipulated to dismiss its claims against GORDON
11	TRUCKING without prejudice and with	out costs to either party.
12	WHEREAS, pursuant to Federal	Rule of Civil Procedure 41(a)(1)(A)(ii), all parties who
13	have appeared in this action stipulate to	said dismissals.
14	IT IS SO STIPULATED.	
15		
16	DATED: March 2, 2010	PERKINS COIE LLP
17		
18		By: <u>/s/ Brian Hennessy</u> Brian Hennessy (SBN 226721)
19		BHennessy@perkinscoie.com
20		Attorneys for Defendant and Counterclaimant Gordon Trucking, Inc.
21		
22	DATED: March 2, 2010	BOORNAZIAN, JENSEN & GARTHE A Professional Corporation
23		
24		By: <u>/s/ David J. Garthe</u> David J. Garthe (SBN 52398)
25		DGarthe@bjg.com
26		Attorneys for Counterdefendant Great West Casualty Company
27		
28		
	40753-0043/LEGAL17804797.1	- 2 - CASE NO. CV-09-05441-JW ON FOR DISMISSAL OF CLAIMS

1		
	DATED: March 2, 2010	BINGHAM MCCUTCHEN LLP
2	DITTED: 11410112,2010	
3		By: <u>/s/ Frank Kaplan</u> Frank Kaplan (SBN 50859)
4		Frank.kaplan@bingham.com
5		Attorneys for Counterdefendant and Crossclaimant American International
6		Specialty Lines Insurance Company
7 8		ADORNO YOSS ALVARADO & SMITH
9	DATED: March 2, 2010	A Professional Corporation
0		By: /s/ Patrick Cathcart
1		Patrick Cathcart (SBN 65413) PCathcart@adorno.com
2		Attorneys for Plaintiff and Counterdefendant Columbia Casualty Company
3		5 1 5
4	I, Brian Hennessy, hereby atte	est, pursuant to N.D. Cal. General Order No. 45, that the
5		est, pursuant to N.D. Cal. General Order No. 45, that the ument has been obtained from each signatory hereto.
5	concurrence to the filing of this docu	ument has been obtained from each signatory hereto. PERKINS COIE LLP
5 6 7	concurrence to the filing of this docu	ment has been obtained from each signatory hereto.
5 6 7 8	concurrence to the filing of this docu	Iment has been obtained from each signatory hereto. PERKINS COIE LLP By: <u>/s/ Brian Hennessy</u> Brian Hennessy (SBN 226721) BHennessy@perkinscoie.com Attorneys for Defendant and Cross-
5 6 7 8 9	concurrence to the filing of this docu	By: <u>/s/ Brian Hennessy</u> Brian Hennessy (SBN 226721) BHennessy@perkinscoie.com
5 6 7 8 9 0 1 2	concurrence to the filing of this docu	Iment has been obtained from each signatory hereto. PERKINS COIE LLP By: <u>/s/ Brian Hennessy</u> Brian Hennessy (SBN 226721) BHennessy@perkinscoie.com Attorneys for Defendant and Cross-
5 6 7 8 9 0 1 2 3	concurrence to the filing of this docu	Iment has been obtained from each signatory hereto. PERKINS COIE LLP By: <u>/s/ Brian Hennessy</u> Brian Hennessy (SBN 226721) BHennessy@perkinscoie.com Attorneys for Defendant and Cross-
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