## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Senior District Judge Richard P. Matsch

Civil Action No. 1:07-cv-02299-RPM

STEWART TITLE GUARANTY COMPANY, a Texas corporation,

Plaintiff,

VS.

HARALD DUDE, individually and as general partner of DEE INVESTMENTS LIMITED PARTNERSHIP, Nevada limited partnership, DENISE ROBERTS, individually and as general partner of DEE INVESTMENTS

LIMITED PARTNERSHIP, Nevada limited partnership, DEE INVESTMENTS LIMITED PARTNERSHIP, and DAVID LESTER,

Defendants.

DEE INVESTMENTS LIMITED PARTNERSHIP, a Nevada limited partnership, HAROLD DUDE and DENISE ROBERTS,

Counterclaimant and Third party plaintiffs vs.

STEWART TITLE GUARANTY COMPANY, a Texas corporation; STEWART TITLE OF COLORADO, INC., a Colorado corporation; and DAVID LESTER,

Counter-defendant and Third-party Defendants.

## ORDER ON PEREMPTORY CHALLENGES

Because Weaver and Mitchell is no longer a party in this case and because the

remaining defendants have antagonistic interests which warrant separate peremptory

challenges for them but the plaintiff and Stewart Title of Colorado, Inc., have a common

interest, it is

ORDERED that the plaintiff shall have three peremptory challenges and David Lester shall have two peremptory challenges and Dee Investments, Harold Dude and Denise Roberts shall have two peremptory challenges, making a total of seven peremptory challenges.

DATED: June 13th, 2011

BY THE COURT:

s/Richard P. Matsch

Richard P. Matsch, Senior District Judge