## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 08-cv-02632-REB-MEH

GREAT AMERICAN INSURANCE COMPANY,

Plaintiff,

v.

LEXINGTON INSURANCE COMPANY,

Defendant.

## MINUTE ORDER

Entered by Michael E. Hegarty, United States Magistrate Judge, on June 17, 2009.

Plaintiff's Motion to File Exhibits "A" and "C" Attached to Great American's Reply in Support Under Seal Pursuant to Local Rule 7.2 [filed June 17, 2009; docket #70] is **stricken** for failure to comply with D.C. Colo. LCivR 7.1A, which states:

The court will not consider *any motion*, other than a motion under Fed. R. Civ. P. 12 or 56, unless counsel for the moving party or a *pro se* party, before filing the motion, has conferred or made reasonable, good-faith efforts to confer with opposing counsel or a *pro se* party to resolve the disputed matter. The moving party shall state in the motion, or in a certificate attached to the motion, the specific efforts to comply with this rule. (emphasis added).