

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLORADO
Judge Robert E. Blackburn**

Civil Action No. 13-cv-00507-REB-NYW

THE PHOENIX INSURANCE COMPANY,
THE TRAVELERS INDEMNITY COMPANY, and
THE TRAVELERS PROPERTY CASUALTY COMPANY OF AMERICA,

Plaintiffs,

v.

CANTEX, INC.,
CONCRETE MANAGEMENT CORP.,
LANDMARK AMERICAN INSURANCE COMPANY,
CONTINENTAL INSURANCE COMPANY, and
AMERISURE INSURANCE COMPANY,

Defendants,

and

CANTEX, INC.,

Third-Party Plaintiff,

v.

SCOTTSDALE INSURANCE COMPANY, and
CONTINENTAL CASUALTY COMPANY,

Third-Party Defendants.

**ORDER DISMISSING CROSS CLAIMS OF CANTEX, INC.
AGAINST AMERISURE INSURANCE COMPANY**

Blackburn, J.

The matter is before me on the **Stipulation for Dismissal With Prejudice of
Claims Between Cantex Inc. and Amerisure Insurance Company** [#343],¹ filed

¹ “[#343]” is an example of the convention I use to identify the docket number assigned to a specific paper by the court’s case management and electronic case filing system (CM/ECF). I use this

November 19, 2015. After careful review of the stipulation and the record, I conclude that the stipulation should be approved and that the cross claims of defendant Cantex, Inc., against defendant Amerisure Insurance Company alleged in the **Crossclaim of Defendant Cantex Inc. Against Amerisure Insurance Company** [#169], filed October 3, 2014, should be dismissed with prejudice.

THEREFORE, IT IS ORDERED as follows:

1. That the **Stipulation for Dismissal With Prejudice of Claims Between Cantex Inc. and Amerisure Insurance Company** [#343], filed November 19, 2015, is approved; and
2. That the cross claims of defendant Cantex, Inc., against defendant Amerisure Insurance Company alleged in **Crossclaim of Defendant Cantex Inc. Against Amerisure Insurance Company** [#169], filed October 3, 2014, are dismissed with prejudice.

Dated November 23, 2015, at Denver, Colorado.

BY THE COURT:



Robert E. Blackburn
United States District Judge

convention throughout this order.