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REHAÚ Incorporated		ksooy@crowell.com		
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UNITED STATES DISTRICT COURT	12	KDITTO meorporated		
UNITED STATES DISTRICT COCKT	13	UNITED STATES DISTRICT COURT		
DISTRICT OF NEVADA	14			
COLEMAN-TOLL LIMITED ) Case No. 2:11-cv-1227-PMP-CWH PARTNERSHIP,	15	11	Case No. 2:11-cv-1227-PMP-CWH	
Plaintiff, ) <b>JOINT MOTION TO STAY</b>	16	Plaintiff.	) JOINT MOTION TO STAY	
) PROCEEDINGS PENDING TRANSFER  VS. ) TO MDL AND MEMORANDUM OF	17		PROCEEDINGS PENDING TRANSFER	
) POINTS AND AUTHORITIES	18			
REHAU, INC., and DOES 1-10, inclusive,	19			
20 Defendants.	೭೦	Defendants.		
21 PL 14166 C. Lawren Tell I invited Banta anglein ("Calaman Tell") and defendant DEHALI	21			
Plaintiff Coleman-Toll Limited Partnership ("Coleman-Toll") and defendant REHAU				
23	23	Incorporated ("REHAU") (collectively "the parties") move the Court to stay all proceedings in		
this action pending a decision by the Judicial Panel on Multidistrict Litigation (the "Panel")	24			
regarding whether to centralize this action and twelve other actions pending in federal district	25	regarding whether to centralize this action and twelve other actions pending in federal district		
courts in Nevada, Arizona, and Oregon in a single district court for pretrial proceedings pursuant		courts in Nevada, Arizona, and Oregon in a single district court for pretrial proceedings pursuant		
to 28 U.S.C. § 1407.		to 28 U.S.C. § 1407.		

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## **MEMORANDUM OF POINTS AND AUTHORITIES**

On July 27, 2011, Coleman-Toll filed the Complaint in this action, alleging that it incurred damages as the result of plumbing components in the Terra Bella Community located in Las Vegas, Nevada. Coleman-Toll asserts four causes of action against REHAU: Equitable Indemnity, Breach of Implied Warranty, Breach of Express Warranty, and Attorney's Fees. REHAU filed a motion to dismiss the Complaint on September 1, 2011, which the Court subsequently denied. On November 2, 2011, REHAU filed its Answer to the Complaint. There are currently no pending motions in this matter.

On November 10, 2011, a number of plaintiffs involved in other actions filed a motion with the Panel requesting transfer of thirteen cases to the United States District Court of Nevada in Las Vegas, Nevada ("MDL Motion"). *See In re Yellow Brass Plumbing Component Litig.*, MDL Docket No. 2321 (Exhibit 1). The MDL Motion lists this case as one of the actions for which the plaintiffs seek centralization. *See Id.* at 4. The parties to this action were not involved in the filing of the MDL Motion.

The Court has the "inherent authority to stay proceedings before" it. *Mangani v. Merck & Co.*, No. 2:06-cv-00914, 2006 WL 2707459, at \*1 (D. Nev. Sept. 19, 2006) (quoting *Rohan ex rel. Gates v. Woodford*, 334 F.3d 803, 817 (9th Cir. 2003)). Factors relevant to the Court's consideration of "a motion to stay proceedings pending a possible transfer to an MDL court" include "any potential prejudice to the non-moving party, hardship or inequity to the moving party if the proceedings are not stayed, and the interests of judicial economy and efficiency." *Id.* 

Both parties in this action request a stay of the proceedings here, and therefore there is no prejudice to any party if the stay is granted. Denying the stay, however, will cause hardship to the parties because absent a stay, they face imminent deadlines for pretrial and other case management activities. At the same time, the parties need to participate in the briefing, argument and other proceedings before the Panel.

A stay promotes the interests of judicial economy and efficiency. If the stay is denied, this Court risks "needlessly expend[ing] its energies familiarizing itself with the intricacies of a case that [may] be heard by another judge." *Rivers v. Walt Disney Co.*, 980 F. Supp. 1358, 1360 (C.D.

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2	Cal. 1997). Further, "any efforts on behalf of this Court concerning case management will most			
3	likely have to be replicated by the judge that is assigned to handle the consolidated litigation if the			
4	MDL Panel does not consolidate the cases in this Court." <i>Id</i> .			
5	For these reasons, the parties respectfully request that the Court enter an order directing that (1) this action is stayed pending the Panel's action on the MDL Motion and (2) the parties			
6				
7	shall notify the Court of the Panel's action on the MDL Motion within 10 days of the Panel taking			
8	action.			
9	Dated: November 22, 2011			
10	MORRIS PETERSON	MAUPIN, COX & LeGOY		
11	By /s/ Ryan Lower	By /s/ Carolyn Renner Donald A. Lattin, Bar No. 693		
	Steve Morris, Bar No. 1543 Ryan Lower, Bar No. 9108	Rick R. Hsu, Bar No. 5374		
12	300 South Fourth Street Las Vegas, Nevada 89101	Carolyn Renner, Bar No. 9164 4785 Caughlin Parkway		
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15	Tracy A. Roman (pro hac vice) Crowell & Moring LLP	Attorneys for Plaintiff		
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17	Telephone: (202) 624-2500 Fax: (202) 628-5116			
18	ksooy@crowell.com troman@crowell.com			
19	Attorneys for Defendant			
20	REHAU Incorporated			
21	IT IS SO ORDERED.			
22				
23	Pay m. On	<u>-</u>		
24	PHILIP M. PRO			
25	UNITED STATES DIST	RICT JUDGE		
26	Dated: November 28, 2	2011.		

MORRIS PETERSON ATTORNEYS AT LAW 900 BANK OF AMERICA PLAZA 300 SOUTH FOURTH STREET LAS VEGAS, NEVADA 89101 702/474-9400 FAX 702/474-9422

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The second			
1	CERTIFICATE OF SERVICE		
2	Pursuant to Fed. R. Civ. P. 5(b) and Section IV of District of Nevada Electronic Filing		
3	Procedures, I certify that I am an employee of MORRIS PETERSON, and that the following		
4	documents were served via electronic service: JOINT MOTION TO STAY PROCEEDINGS		
5	PENDING TRANSFER TO MDL AND MEMORANDUM OF POINTS AND		
6			
7			
8	TO:		
9	Donald A. Lattin Rick R. Hsu		
10	Carolyn Renner MAUPIN, COX & LEGOY		
11	4785 Caughlin Parkway		
	Reno, NV 89519 dlattin@mcIrenolaw.com		
12	rhsu@mclrenolaw.com crenner@mclrenolaw.com		
13	Attorneys for Plaintiff		
14	Coleman-Toll Limited Partnership		
15	DATED this day of November, 2011.		
16	By tally tammer		
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28 ON			

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