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9 **UNITED STATES DISTRICT COURT**
 10 **DISTRICT OF NEVADA**

11 U.S. SPECIALITY INSURANCE)
 12 COMPANY, a Texas Corporation,)
 13)
 14 Plaintiff,)

CASE NO: 2:12-cv-1688-APG-GWF

15 vs.)

ORDER

16 ANGELO CARVALHO, an individual;)
 17 BRIAN SPILSBURY, an individual; DEE)
 18 ANN SPILSBURY, an individual; KEVIN)
 19 SPILSBURY, an individual;)
 20 ANTHONETTE SPILSBURY, an)
 21 individual; JOINT FORCES, LLC, a)
 22 Nevada limited liability company;)
 23 PREMIER MECHANICAL, LLC, a)
 24 Nevada limited liability company; CREST)
 25 RIDGE, LLC, a Nevada limited liability)
 26 company; CAM CONSULTING, INC. , a)
 27 Nevada corporation; BRIAN SPILSBURY,)
 28 TRUSTEE OF THE BRIAN E.)
 SPILSBURY TRUST DATED OCTOBER)
 28 28, 1999; KEVIN J. SPILSBURY,)
 TRUSTEE OF THE KEVIN J.)
 SPILSBURY TRUST DATED OCTOBER)
 28 28, 1999; R. GLENN WOODS, TRUSTEE)
 OF THE KEVIN J. SPILSBURY 2000)
 TRUST; R. GLENN WOODS, TRUSTEE)
 OF THE BRIAN E. SPILSBURY 2000)
 TRUST; DOES I through X, inclusive;)
 ROE CORPORATIONS I through X,)
 inclusive,)
 Defendants.)

**JOINT STIPULATION AND
 ORDER TO EXTEND
 TIME FOR THIRD PARTY
 PLAINTIFFS TO RESPOND AND
 THIRD PARTY DEFENDANT TO
 REPLY TO THIRD PARTY
 DEFENDANT KORTE
 CONSTRUCTION COMPANY'S
 MOTIONS TO STRIKE
 DECLARATION OF KEVIN
 SPILSBURY**

(FIRST REQUEST)

1
2 BRIAN SPILSBURY, an individual; DEE)
3 ANN SPILSBURY, an individual; KEVIN)
4 SPILSBURY, an individual;)
5 ANTHONETTE SPILSBURY, an)
6 individual; JOINT FORCES, LLC, a)
7 Nevada limited liability company;)
8 PREMIER MECHANICAL, LLC, a)
9 Nevada limited liability company; CREST)
10 RIDGE, LLC, a Nevada limited liability)
11 company; BRIAN SPILSBURY,)
12 TRUSTEE OF THE BRIAN E.)
13 SPILSBURY TRUST DATED OCTOBER)
14 28, 1999; KEVIN J. SPILSBURY,)
15 TRUSTEE OF THE KEVIN J.)
16 SPILSBURY TRUST DATED OCTOBER)
17 28, 1999; R. GLENN WOODS, TRUSTEE)
18 OF THE KEVIN J. SPILSBURY 2000)
19 TRUST; R. GLENN WOODS, TRUSTEE)
20 OF THE BRIAN E. SPILSBURY 2000)
21 TRUST,)
22)
23 Defendants/Third-Party)
24 Plaintiffs,)
25)
26 vs.)
27)
28 KORTE CONSTRUCTION COMPANY,)
a Missouri corporation, and, R&O)
CONSTRUCTION COMPANY, a Utah)
corporation,)
Third-Party Defendants)
_____)

22 IT IS HERBY STIPULATED BETWEEN Defendants and Third Party Plaintiffs, Brian
23 & Dee Ann Spilsbury; Kevin and Anthonette Spilsbury; Crest Ridge, LLC; Brian E. Spilsbury,
24 Trustee of the Brian E. Spilsbury Trust Dated October 28, 1999; Kevin J. Spilsbury, Trustee of
25 the Kevin J. Spilsbury Trust Dated October 28, 1999; R. Glenn Woods, Trustee of the Kevin J.
26 Spilsbury 2000 Trust; R. Glenn Woods, Trustee of the Brian E. Spilsbury 2000 Trust; Premier
27 Mechanical, LLC; and, Joint Forces, LLC (collectively “Third Party Plaintiffs”), through their
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1 attorneys of record, and Third Party Defendant, Korte Construction Company (“Third Party
2 Defendant”), through their attorneys of record, as follows:

- 3 1. On July 19, 2013, Third Party Defendant filed its Motion to Strike or Disregard
4 the Declaration of Kevin Spilsbury, and, its supporting Memorandum thereto. See
5 Docket Nos. 76 and 77.
- 6 2. Third Party Plaintiff’s Response to the Motion to Strike is due August 5, 2013.
- 7 3. Counsel for Third Party Plaintiffs has been in Europe since the beginning of July
8 and just returned July 31, 2013.
- 9 4. On August 2, 2013, counsel for Third Party Plaintiff and Third Party Defendant
10 agreed to extend the deadline for Third Party Plaintiff to file their Response to August
11 22, 2013.
- 12 5. In light of this extension of Third Party Plaintiff’s time to respond, the parties
13 have further agreed that Third Party Defendants time to file a reply in support of their
14 respective motions should likewise be extended two weeks.

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CERTIFICATE OF SERVICE

I certify that a copy of **JOINT STIPULATION AND [PROPOSED] ORDER TO EXTEND TIME FOR THIRD PARTY PLAINTIFFS TO RESPOND AND THIRD PARTY DEFENDANT TO REPLY TO THIRD PARTY DEFENDANT KORTE CONSTRUCTION COMPANY'S MOTIONS TO STRIKE DECLARATION OF KEVIN SPILSBURY** has been served upon the following parties by CM/ECF:

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Dated this 6th day of August, 2013.

/s/ Jared B. Kahn

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