	Case 2:13-cv-00784-MCE-DAD Document	77 Filed 07/09/14 Page 1 of 4		
1 2 3 4 5 6	Royal F. Oakes (080480), roakes@bargerwolen.com Michael A. S. Newman (205299), mnewman@bargerv BARGER & WOLEN LLP 633 West Fifth Street, 47th Floor Los Angeles, California 90071 Telephone: (213) 680-2800 Facsimile: (213) 614-7399 Attorneys for Plaintiffs Farmers Insurance Exchange, Truck Insurance Exchan Insurance Exchange, Mid-Century Insurance Company Farmers New World Life Insurance Company	ge, Fire		
7 8 9 10	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA			
<ol> <li>11</li> <li>12</li> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> </ol>	FARMERS INSURANCE EXCHANGE, an inter-insurance exchange; TRUCK INSURANCE EXCHANGE, an inter- insurance exchange; FIRE INSURANCE EXCHANGE, an inter-insurance exchange; MID-CENTURY INSURANCE COMPANY, a corporation; and FARMERS NEW WORLD LIFE INSURANCE COMPANY, a corporation Plaintiffs, vs. STEELE INSURANCE AGENCY, INC., a California corporation; TROY STEELE, an individual; TED BLALOCK, an individual; LARRY MCCARREN, an individual; BILL HENTON, an individual; CINDY JO PERKINS, and individual; and DOES 1 through 50, inclusive Defendants.			
	JOINT STIPULATION AND ORDER			

## **STIPULATION**

The First Amended Cross-Claim of Cross-Claimants Troy Steele and Steele Insurance Agency, Inc. ("Cross-Claimants") was filed on June 3, 2014;

On June 24, 2014, Cross-Defendants Farmers Insurance Exchange, Truck Insurance Exchange, Fire Insurance Exchange, Mid-Century Insurance Company and Farmers New World Life Insurance Company ("Cross-Defendants") ("Cross-Claimants" and "Cross-Defendants" are, respectively, "the Parties") filed their SPECIAL MOTION TO STRIKE PURSUANT TO CCP 425.16 and MOTION TO DISMISS, setting the hearing of those motions both for July 24, 2014 at 2:00 p.m.;

Michael A.S. Newman, the counsel for Cross-Defendants with primary responsibility for drafting the above motions and the reply briefs for such motions, is set to go on a family vacation starting on July 12, 2014 and returning on July 21, 2014;

As Cross-Claimants' oppositions to the instant motions are due on July 10, 2014, and as Cross-Defendants' replies are due on July 17, 2014, the drafting of the reply briefs will fall largely during the period when Mr. Newman will be on vacation;

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Therefore, the Parties stipulate to move the hearing dates for both motions to August
5, 2014. Correspondingly, the parties stipulate to move the opposition and reply dates to the
times such oppositions and replies would have been due had the motion initially been set for
hearing on August 5, 2014 (i.e., July 24 for oppositions and July 31 for replies).

IT IS SO STIPULA	TED.
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7 8	Dated: July 7, 2014	BARGER & WOLEN LLP
9		
10		By: ROYAL F. OAKES
11		MICHAEL A.S. NEWMAN Attorneys for Plaintiffs and Cross- Defendants Farmers Insurance
12		Defendants Farmers Insurance Exchange, Truck Insurance
13		Exchange, Truck Insurance Exchange, Fire Insurance Exchange, Mid-Century Insurance Company and Farmers New World Life Insurance Company
14		Company and Farmers New World Life Insurance Company
15		
16		LAW OFFICES OF WILLIAM B.
17	Dated: July 7, 2014	HANLEY
18		
19 20		By: WILLIAM B. HANLEY
20		Attorneys for Defendant Steele Insurance Agency Insurance
22		Attorneys for Defendant Steele Insurance Agency Insurance Exchange, Troy Steele, Larry McCarren and Bill Henton and for Cross-Claimants Steele Insurance
23		Agency, Inc. and Troy Steele
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		JOINT STIPULATION AND ORDER

## **ORDER**

Having reviewed the Joint Stipulation, and good cause appearing, the Court hereby ORDERS that the hearing date for the SPECIAL MOTION TO STRIKE PURSUANT TO CCP 425.16 AND MOTION TO DISMISS of Cross-Defendants Farmers Insurance Exchange, Truck Insurance Exchange, Fire insurance Exchange, Mid-Century Insurance Company and Famers New World Life Insurance Company ("Cross-Defendants") is continued to Thursday, August 7, 2014, at 2:00 p.m., in Courtroom 7. Correspondingly, the opposition and reply deadlines are continued to the times such oppositions and replies would have been due had the motion initially been set for hearing on August 7, 2014 (i.e., July 24 for oppositions and July 31 for replies).

IT IS SO ORDERED.

Dated: July 8, 2014

MORRISON C. ENGLAND, JR., CHIEF JUDGE UNITED STATES DISTRICT COURT