# UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW HAMPSHIRE

### STIPULATION FOR DISMISSAL WITHOUT PREJUDICE

Pursuant to Fed.R.Civ.P. 41(a)(1)(ii), plaintiff TIG Insurance Company and defendant Arrowood Indemnity Company hereby stipulate to the dismissal of this action without prejudice so that they may pursue arbitration under the terms of the certificate of reinsurance that is attached as Exhibit 'A,' which the parties further stipulate is the applicable reinsurance contract between them.

Respectfully submitted,

TIG INSURANCE COMPANY

By Its Attorneys,

McLANE, GRAF, RAULERSON & MIDDLETON, PROFESSIONAL ASSOCIATION

Dated: December 29, 2010

By: \_\_/s/ Thomas J. Donovan\_ Thomas J. Donovan No. 664 tdonovan@mclane.com Rachel A. Hampe No. 12867 rachel.hampe@mclane.com 900 Elm Street, P.O. Box 326 Manchester, New Hampshire 03105-0326 (603) 625-6464

## BUTLER RUBIN SALTARELLI & BOYD LLP

Teresa Snider, pro hac vice tsnider@butlerrubin.com
70 West Madison St. Suite 1800
Chicago, IL 60602
(312) 696-4483

#### ARROWOOD INDEMNITY COMPANY

By its Attorneys,

#### DAY PITNEY LLP

Dated: December 29, 2010

By: \_\_/s/ Mark E. Swirbalus Mark E. Swirbalus, No. 11373 meswirbalus@daypitney.com Jonathan I. Handler, Of Counsel One International Place Boston, MA 02110 (617) 345-4600