ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, star ar number, and address): Ronald L. Miller	982.1(
ROGERS & MILLER	FOR COURT USE ONLY
720 Southpoint Blvd.	
Suite 205	
Petaluma, CA 94954	[10] M. Martin, M. Martin, J. S. Martin, J. K. Martin, J. S. Martin, J. Marti
TELEPHONE NO: (707) 781-1920 FAX NO. (Optional):	03 DCT 20 FH12: 33
E-MAIL ADDRESS (Optional):	03 ACT 30 11 12 1
ATTORNEY FOR (Name):	LEGAL PROCESS #1
NAME OF COURT: Sacramento Superior Court Civil Limited Juris	- LEGAL PRODESS
STREET ADDRESS: 720 Ninth Street	
MAILING ADDRESS:	
CITY AND ZIP CODE: Sacramento, CA	
BRANCH NAME:	
PLAINTIFF: FIRE INSURANCE EXCHANGE	
DEFENDANT: MARK JONATHAN BIXBY, HEIDI ANNE BIXBY,	
MJB/BIXBY CONSTRUCTION, INC., and	
X DOES 1 TO 50	
COMPLAINT — Personal Injury, Property Damage, Wrongful Death	
AMENDED (Number):	
Type (check all that apply):	
MOTOR VEHICLE X OTHER (specify): Negligence, Breach of	
X Property Damage Wrongful Death Contract, Intentional	
Exemplary Damages	
Jurisdiction (check all that apply):	
X ACTION IS A LIMITED CIVIL CASE	CASE NUMBER:
Amount demanded does not exceed \$10,000	
ACTION IS AN UNLIMITED CIVIL CASE (exceeds \$25,000)	
ACTION IS RECLASSIFIED by this amended complaint	
from limited to unlimited	03AM09126
from unlimited to limited	028-07
1. PLAINTIFF (name): FIRE INSURANCE EXCHANGE	
 alleges causes of action against DEFENDANT (name): MARK JONATHAN BIXBY, HE This pleading, including attachments and exhibits, consists of the following number of pages: Each plaintiff named above is a competent adult a. X except plaintiff (name): FIRE INSURANCE EXCHANGE 	SIDI ANNE BIXBY, MJB/BIX Seven
(1) a corporation qualified to do business in California	
(2) X an unincorporated entity (describe): Interinsurance Exchange	
(3) a public entity (describe):	
 (a) a minor an adult (a) for whom a guardian or conservator of the estate or a guardian ad litem has (b) other (<i>specify</i>): (5) other (<i>specify</i>): (5) except plaintiff (<i>name</i>): 	
(a) for whom a guardian or conservator of the estate or a guardian ad litem has	been appointed
(b) other (specify):	
(5) other (specify):	
	n an
D b except plaintiff (name):	
(1) a corporation qualified to do business in California	수승은 동안은 이 전문을 받았다.
(2) an unincorporated entity (describe):	
(3) a public entity <i>(describe):</i>	
(4) \Box a minor \Box an adult	
 (a) for whom a guardian or conservator of the estate or a guardian ad litem has (b) other (specify): 	been appointed
シャン・デー ション・ション ション・ション 一般的 二日本	e ELV ERVESTION CON
Information about additional plaintiffs who are not competent adults is shown in Complai	nt — Attachment 3
	Page 1 of 3

COMPLAINT — Personal Injury, Property Damage, Wrongful Death

Legal Solutions & Plus

Code of Civil Procedure, § 425.12

- 10. The following causes of action are attached and the statements above apply to each (each complaint must have one or more
 - causes of action attached): a. ____ Motor Vehicle
 - b. X General Negligence
 - c. X Intentional Tort
 - d. Products Liability
 - e. Premises Liability
 - f. X Other (specify): Breach of Contract
- 11. Plaintiff has suffered
 - a. wage loss
 - b. X loss of use of property
 - c. hospital and medical expenses
 - d. 🔀 general damage
 - e. X property damage
 - f. loss of earning capacity

g. X other damage (specify): Payments on behalf of plaintiff's insureds totaling, to date, \$11,340.11. Plaintiff anticipates that further payments may be made and should such further payments be made plaintiff will seek leave to amend at trial to allege any such further damages according to proof.

12. The damages claimed for wrongful death and the relationships of plaintiff to the deceased are
a. listed in Complaint — Attachment 12.
b. as follows:

- 13. The relief sought in this complaint is within the jurisdiction of this court.
- 14. PLAINTIFF PRAYS for judgment for costs of suit; for such relief as is fair, just, and equitable; and for
 - a. (1) a compensatory damages
 - (2) x punitive damages
 - b. The amount of damages is (you must check (1) in cases for personal injury or wrongful death):
 - (1) according to proof
 - (2) x in the amount of: \$25,000
- 15. The paragraphs of this complaint alleged on information and belief are as follows (specify paragraph numbers): GN-1, BC-1, BC-2, IT-1 and EX-1

Date: October 04, 2003

<u>Ronald</u>	L.	Miller
		(TYPE OR PRINT NAME)

(SIGNATURE OF PLAINTIFF OR ATTORNEY)

SHORT TITLE: FIRE INSURANCE EXCHANGE V. BIXBY	CASE NUMBER:
FIRST CAUSE OF ACTION - General Negligence	Page_Four
ATTACHMENT TO 🖾 Complaint 🗔 Cross-Complaint	
(Use a separate cause of action form for each cause of action.)	
GN-1. Plaintiff (name): FIRE INSURANCE EXCHANGE	
alleges that defendant (name): MARK JONATHAN BIXBY, HEIDI ANNE CONSTRUCTION, INC., and	E BIXBY, MJB/BIXBY

X Does <u>1</u> to <u>50</u>

was the legal (proximate) cause of damages to plaintiff. By the following acts or omissions to act, defendant negligently caused the damage to plaintiff on (*date*): March 13, 2003 at (*place*): 31 Guadalupe Drive, El Dorado Hills, California

(description of reasons for liability):

The property located at 31 Guadalupe Drive, El Dorado Hills, California, is/was owned by Marty R. DePaoli and Allison DePaoli. Plaintiff FIRE INSURANCE EXCHANGE insured Marty R. DePaoli and Allison DePaoli and the property located at 31 Guadalupe Drive.

Defendants MARK JONATHAN BIXBY, HEIDI ANNE BIXBY, and MJB/BIXBY CONSTRUCTION, INC., and DOES 1 to 50 were the general contractor, subcontractors, agents and/or employees involved in the construction and/or remodeling of a residence at the property located at 31 Guadalupe Drive. Defendants MARK JONATHAN BIXBY, HEIDI ANNE BIXBY, and MJB/BIXBY CONSTRUCTION, INC., and DOES 1 to 20 contracted to, and were responsible for, the construction and/or remodeling of the residence. Defendants MARK JONATHAN BIXBY, HEIDI ANNE BIXBY, and MJB/BIXBY CONSTRUCTION, INC., employed subcontractors, agents and employees in the construction and/or remodeling of the residence.

Defendants MARK JONATHAN BIXBY, HEIDI ANNE BIXBY, and MJB/BIXBY CONSTRUCTION, INC., were under a duty to carefully supervise the work of their subcontractors, agents and employees.

Defendants were negligent in the construction and/or remodeling of the premises. Plaintiff is informed and believes that the defendants were negligent in the selection and supervision of their subcontractors, agents and/or employees.

As a result of the negligence of the defendants, property owned by Marty R. DePaoli and Allison DePaoli was removed from the premises located at 31 Guadalupe Drive, El Dorado Hills, California. Under the terms of its insurance policy, plaintiff compensated its insureds for the property that was removed from the premises.



SECOND

(number)

— CAUSE OF ACTION - Breach of Contract

Page <u>Five</u>

ATTACHMENT TO X Complaint Cross-Complaint

(Use a separate cause of action form for each cause of action.)

BC-1. Plaintiff (name): FIRE INSURANCE EXCHANGE

alleges that on or about (date): On or before February 2003

a 🔀 written 🗌 oral 🗌 other (specify):

agreement was made between (name parties to agreement): Marty R. DePaoli, Allison DePaoli, MARK JONATHAN BIXBY, HEIDI ANNE BIXBY and MJB/BIXBY CONSTRUCTION, INC.

☑ The essential terms of the agreement □ are stated in Attachment BC-1 ☑ are as follows (specify): Defendants agreed to construct and/or remodel a residence at 31 Guadalupe Drive, El Dorado Hills, California.

BC-2. On or about (dates): March 13, 2003 defendant breached the agreement by the acts specified in Attachment BC-2 the following acts (specify): Plaintiff refers to and incorporates by reference the allegations contained in its First Cause of Action. Removal, or permitting the removal, of the property was a breach of the written or implied terms of the contract.

- BC-3. Plaintiff has performed all obligations to defendant except those obligations plaintiff was prevented or excused from performing.
- BC-4. Plaintiff suffered damages legally (proximately) caused by defendant's breach of the agreement as stated in Attachment BC-4 is as follows (specify): Plaintiff refers to and incorporates by reference the allegations contained in paragraphs 8 and 10 of this complaint. As a result of the breach of contract by the defendants, the plaintiffs insureds lost their property as previoulsy alleged.
- BC-5. I Plaintiff is entitled to attorney fees by an agreement or a statute
 - ___ of \$

x according to proof.

BC-6. Content



THIRD

(number)

CAUSE OF ACTION - Intentional Tort

Page Six

ATTACHMENT TO Complaint Cross-Complaint

(Use a separate cause of action form for each cause of action.)

IT-1. Plaintiff (name): FIRE INSURANCE EXCHANGE

> alleges that defendant (name): MARK JONATHAN BIXBY, HEIDI ANNE BIXBY, MJB/BIXBY CONSTRUCTION, INC., and

X Does <u>1</u> to <u>50</u>

was the legal (proximate) cause of damages to plaintiff. By the following acts or omissions to act, defendant intentionally caused the damage to plaintiff on (date): March 13, 2003

at (place): 31 Guadalupe Drive, El Dorado Hills, California

(description of reasons for liability):

Plaintiff refers to, and incorporates herein, the allegations of its First Cause of Action as if fully set forth. Plaintiff is informed and believes that the property was removed by the defendants from the premises intentionally with the intent to deprive Marty and Allison DePaoli of their property and with the intent to obtain an unjust enrichment to the defendants.



Exemplary Damages Attachment

Page Seven

ATTACHMENT TO X Complaint Cross-Complaint

EX-1. As additional damages against defendant (name): MARK JONATHAN BIXBY, HEIDI ANNE BIXBY, MJB/BIXBY CONSTRUCTION, INC., and DOES 1 to 50

Plaintiff alleges defendant was guilty of

- X malice
- X fraud
- X oppression

as defined in Civil Code section 3294, and plaintiff should recover, in addition to actual damages, damages to make an example of and to punish defendant.

EX-2. The facts supporting plaintiff's claim are as follows:

Plaintiff refers to, and incorporates herein, the allegations of its First and Third Causes of Action as if fully set forth.

EX-3. The amount of exemplary damages sought is



a. ____ not shown, pursuant to Code of Civil Procedure section 425.10.

b. 🔲 \$

		A FILED AR			
1 2 3 4	MOYER, PARSHALL & TWEEDY, LLP Charles A. Tweedy, Esq. [SBN 096234] Hayne R. Moyer, Esq. [SBN 66937] 11341 Gold Express Drive, Suite 110 Gold River, California 95670 Telephone: (916) 631-8388	2105 DEC - 9 FIT 3: 10 SAULT # 53 # 54			
5 6 7	Facsimile: (916) 631-8188 Attorneys for Defendants MARK JONATHAN BIXBY, HEIDI ANNE BIXBY and MJB/BIXBY CONSTRUCTION, INC.				
8	IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA				
9					
0	FIRE INSURANCE EXCHANGE,) Case No.: 03AM09126			
1 12	Plaintiff, vs.) NOTICE OF ACCEPTANCE OF OFFER TO COMPROMISE			
13 14 15	MARK JONATHAN BIXBY, HEIDI ANNE BIXBY, MJB/BIXBY CONSTRUCTION, INC., and DOES 1 through 50, inclusive, Defendants.				
16 17 18	6 7 TO: FIRE INSURANCE EXCHANGE and RONALD L. MILLER, IT'S ATTORNEY OF RECORD:				
9					
20	BIXBY and MJB/BIXBY CONSTRUCTION, INC. (jointly the "Defendants"), accept the October 27, 2005, offer made by Plaintiff FIRE INSURANCE EXCHANGE to have judgment entered against				
21	Plaintiff FIRE INSURANCE EXCHANGE, in the above-entitled action, with each party to bear his own				
22	costs and attorneys fees. The terms of the acceptance are based upon the October 27, 2005, offer to				
23 24	compromise from Plaintiff FIRE INSURANCE EXCHANGE.				
25	Dated: December 8, 2005 MC	OYER, PARSHALL & TWEEDY, LLP			
26 27 28	By: HA Att HE	Hayn Hayn AYNE & MOYER torneys for Defendants MARK JONATHAN BIXBY, EIDI ANNE BIXBY and MJB/BIXBY			
	1				
	NOTICE OF ACCEPTANCE OF OFFER TO COMPROMISE				