

**UNITED STATES BANKRUPTCY COURT**  
**EASTERN DISTRICT OF LOUISIANA**

<b>In re:</b>	*	<b>CASE NO. 06-10179</b>
	*	
<b>OCA, INC., et al.,</b>	*	<b>(Jointly Administered)</b>
	*	
<b>Debtors.</b>	*	<b>SECTION "B"</b>
	*	
	*	<b>CHAPTER 11</b>

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**STIPULATION ON MOTION OF THE DEBTORS**  
**PURSUANT TO SECTION 105(A) OF THE BANKRUPTCY CODE FOR ORDER (1)**  
**AUTHORIZING THE DEBTORS TO CONTINUE TO OPERATE UNDER AND**  
**PROVIDE SERVICES PURSUANT TO BUSINESS SERVICE AGREEMENTS, (2)**  
**AUTHORIZING THE DEBTORS TO PAY CERTAIN PREPETITION OBLIGATIONS**  
**IN CONNECTION THEREWITH AND (3) DIRECTING AFFILIATED PARTIES TO**  
**CONTINUE TO OPERATE UNDER THE BUSINESS SERVICE AGREEMENTS,**  
**INCLUDING WITHOUT LIMITATION, MAKING TIMELY DEPOSITS AND**  
**PAYMENTS TO THE DEBTORS [P-13]**

This case was scheduled to come on for hearing on April 5, 2006 at 2:00 p.m. on the objections to the First Order [P-45] and Second Order [P-46] (hereinafter "First Order" and "Second Order," respectively) relating to/and to the Motion of the Debtors Pursuant to Section 105(a) of the Bankruptcy Code for Order (1) Authorizing the Debtors to Continue to Operate Under and Provide Services Pursuant to Business Service Agreements, (2) Authorizing the Debtors to Pay Certain Prepetition Obligations in Connection Therewith and (3) Directing Affiliated Parties to Continue to Operate Under the Business Service Agreements, Including Without Limitation, Making Timely Deposits and Payments to the Debtors [P-13] ("Debtors' Authorization Motion"), and specifically on the Response by David S. Turner, D.D.S. and David S. Turner, D.D.S., MS, Inc. (hereinafter "Turner") to Debtor's Authorization Motion and First Order and Second Order [P-146].

The parties hereto hereby stipulate as evidenced by the signatures of their respective counsel below, as follows:

Turner is not within the category of "Affiliated Practices" obliged by the First Order or Second Order to comply with the Business Services Agreement, and shall have no continuing obligation to comply with the Business Services Agreement by virtue of either the First Order or Second Order or any subsequent modified or substituted Order respecting compliance with the Business Services Agreements, arising out of the Debtors' Authorization Motion.

Nothing contained in this Order shall be deemed to affect any litigation pending between Turner and any of the Debtors, nor shall it be deemed to adversely affect or waive any claims, causes of action, rights, remedies or objections, whether equitable or legal, available to Turner or any of the Debtors, including, but not limited to, those relating to jurisdiction, core proceedings or abstention, and whether arising under the Bankruptcy Code, the Bankruptcy Rules, or any applicable law, all of which are specifically reserved.

New Orleans, Louisiana, this 5<sup>th</sup> day of April, 2006.

/s/ Warren Horn  
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