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7	UNITED STATE	ES DISTRICT COURT
8	EASTERN DISTR	RICT OF CALIFORNIA
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10	OHIO SECURITY INSURANCE	Case No. 1:24-cv-00279-KES-EPG
11	COMPANY,	
12	Plaintiff,	ORDER REQUIRING SUPPLEMENT IN
13		SUPPORT OF MOTION TO WITHDRAW AS COUNSEL FOR DEFENDANTS
14	STOCKWOODCO, INC., et al.,	STOCKWOODCO, INC. AND NAT STOCK
15	Defendants.	(ECF No. 29)
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17	Plaintiff Ohio Security Insurance Com	pany seeks a declaratory judgment that it owes no
18	duty to defend or indemnify Nat Stock (the president and sole owner of Stockwoodco, Inc.) or	
19	Stockwoodco, Inc. (collectively, the relevant I	Defendants for purposes of this order) in a pending
20	state court case. (ECF No. 1, p. 1). Before the	assigned District Judge, there is a pending motion
21	for judgment on the pleadings filed by Plaintiff that Defendants have opposed. (ECF Nos. 23, 26).	
22		the motion of Defendants' attorneys—Jay
23	Christofferson and Nathan Martin to withdraw	
24		attorney fees and communicate with counsel. (ECF
25		bruary 21, 2025, before the undersigned. Upon
26	review, the Court will vacate the hearing and r	
27		draw was noticed for an improper date. Under
28	Local Rule 230(b), a "matter shall be set for he	earing on the motion calendar of the Judge or
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1	Magistrate Judge to whom the action has been assigned or before whom the motion is to be heard
2	not less than thirty-five (35) days after service and filing of the motion." Here, the hearing was
3	noticed for a date about three weeks from the filing of the motion. Thus, the hearing date will be
4	vacated, with counsel directed to notice a new hearing date in a supplement to the motion.
5	Next, Local Rule 182(d) governs withdraw of counsel in these circumstances:
6	Unless otherwise provided herein, an attorney who has appeared may not
7	withdraw leaving the client in propria persona without leave of court upon noticed motion and notice to the client and all other parties who have appeared. The
8	attorney shall provide an affidavit stating the current or last known address or addresses of the client and the efforts made to notify the client of the
9	motion to withdraw. Withdrawal as attorney is governed by the Rules of Professional Conduct of the State Bar of California, and the attorney shall conform
10	to the requirements of those Rules. The authority and duty of the attorney of record
11	shall continue until relieved by order of the Court issued hereunder. Leave to withdraw may be granted subject to such appropriate conditions as the Court
12	deems fit.
13	E.D. Cal. LR 182(d) (emphasis added).
13	Here, Attorney Christofferson has provided a declaration stating that "I am aware that Nat
	Stock's current or last known address is P.O. Box 446, Auberry, CA 93602; Phone No.: 323-314-
15	7100; and E-mail: <u>stockwoodco@gmail.com</u> ." (ECF No. 29-1). Presumably, this is also the
16	proper address for Stockwoodco, Inc., but counsel should clarify this in a declaration provided
17	with the supplement.
18	While the declaration and motion generally indicate that counsel has tried to communicate
19	with Defendants and has warned them of possible withdrawal, there is nothing in the declaration
20	addressing the efforts made to notify Defendants of the motion to withdraw itself. Accordingly,
21	counsel shall address this in a declaration filed with the supplement.
22	Additionally, the Court will direct counsel to serve a copy of this order on Defendants,
23	and Defendants are advised that, if the motion to withdraw is ultimately heard and granted, "[a]
24	corporation must be represented by counsel," and they should be prepared to address whether
25	they intend to obtain new counsel. Reading Int'l, Inc. v. Malulani Grp., Ltd., 814 F.3d 1046, 1053
26	(9th Cir. 2016).
27	Accordingly, IT IS ORDERED as follows:
28	1. The February 21, 2025 hearing date is vacated.
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1	2. By no later than February 5, 2025, counsel shall serve a copy of this order on Defendants
2	and file proof of service on the docket.
3	3. By no later than February 5, 2025, counsel shall file a supplement in support of the motion
4	to withdraw that (1) sets a properly noticed hearing and includes a declaration (or
5	affidavit) (2) providing an address for each Defendant and (3) specifying the efforts made
6	to let each Defendant know about the motion to withdraw (including the noticed hearing
7	date).
8	4. The Court will permit telephonic appearances at the to-be-noticed hearing, with the parties
9	to use the following new dial-in information: To connect to the telephonic conference, the
10	parties shall (1) dial 1-669-254-5252, (2) enter 161 733 0675 for the meeting ID followed
11	by $\#$, (3) enter $\#$ when asked for the participant ID, (4) enter 740484 for the meeting
12	passcode followed #, and (5) enter *6 to unmute.
13	5. Defendants Nat Stock and Stockwoodco, Inc. ¹ are required to attend the to-be-noticed
14	hearing, and if they fail to do so, they are advised that the motion to withdraw may be granted without giving them a further opportunity to respond to the motion.
15	granted without giving them a further opportunity to respond to the motion.
16	IT IS SO ORDERED.
17	Dated: January 29, 2025 /s/ Enin P. Short
18	UNITED STATES MAGISTRATE JUDGE
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28	¹ Stockwoodco, Inc. can appear through an appropriate representative of the company.
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