1 2 3 4 5 6 7	DIANNA L. ALBINI, SBN 152273 WADE LAW GROUP, A Professional Corporati 262 East Main Street Los Gatos, CA 95030 P: 408-842-1688 F: 408-549-1612 Email: <u>dalbini@wadelitigation.com</u>	on	
8	UNITED STATES DISTRICT COURT		
9	FOR THE EASTERN DISTRICT OF CALIFORNIA		
10	IN ADMIRALTY		
<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> </ol>	IN RE: COMPLAINT AND PETITION OF WILLIAMS SPORTS RENTALS, INC. AS OWNER OF A CERTAIN 2004 YAMAHA WAVERUNNER FX 140 FOR EXONERATION FROM OR LIMITATION OF LIABILITY MARIAN LATASHA WILLIS, on behalf of the Estate of RAESHON WILLIAMS, <i>Respondent/Counter Claimant</i> , v. WILLIAMS SPORTS RENTALS, INC., <i>Petitioner/Counter Defendant</i> . WILLIAMS SPORTS RENTALS, INC., <i>Petitioner, Counter Defendant, and</i> <i>Third-party Plaintiff</i> , v. THOMAS SMITH, KAI PETRICH, BERKELEY EXECUTIVES, INC., ZIP, INC., and DOES 1-10, <i>Third-party Defendants</i> .	Case No. 2:17-cv-00653-KJM-JDP Hon. Kimberly J. Mueller Chief United States District Judge STIPULATION TO CONTINUE HEARING ON WSR'S MOTION TO DISMISS COUNTER-CLAIMS AND FOR JUDGMENT	
27 28	AND RELATED ACTIONS		
	EXECUTIVES, INC.'S DUTY TO DEFEND WSR; ORDER. – Page 1 Dockets.Justia.com		

WHEREAS, on February 23, 2024, WSR filed a Motion to Dismiss Counter-Claims by	
SMITH and BERKELEY and For Judgment on the Pleadings, or Alternatively, Summary	
Judgement on the Pleadings, or Alternatively, Summary Judgment ("Motion") as to Counter	
Claimants' Duty to Defend (ECF No. 200) the hearing currently set for April 19, 2024 at 10:00 a.m.	
WHEREAS, on March 25, 2024, attorneys for SMITH and BERKELEY, and WSR met and	
conferred regarding WSR's Motion (ECF No. 200) and the issues raised therein, including: the	
laws applicable to WSR's contract and indemnity provisions, particularly in light of provisions in	
WSR's agreement favoring California law and the February 21, 2024, release of the Supreme	
Court's decision in Great Lakes Insurance SE v. Raiders Retreat Realty Co., LLC, Case No. 22-500	
(U.S. Feb. 21, 2024).	
WHEREAS, on March 25, 2024, Ms. Albini, attorney for Third-Party Defendants and	
Counter-Claimants THOMAS SMITH ("SMITH") and BERKELEY EXECUTIVES, INC's	
("BERKELEY"), informed Mr. Felder, attorney for WSR, of the passing of her mother, Mr. Felder,	
agreed to extend Third-Party Defendants and Counter-Claimants THOMAS SMITH ("SMITH")	
and BERKELEY EXECUTIVES, INC's ("BERKELEY") opposition through extensions is due on	
April 1, 2024.	
WHEREAS, on April 1, 2024, Ms. Albini, attorney for Third-Party Defendants and	
Counter-Claimants THOMAS SMITH ("SMITH") and BERKELEY EXECUTIVES, INC's	
("BERKELEY"), spoke with Mr. Felder, attorney for WSR, who agreed to continue the April 19,	
2024 hearing to May 17, 2024, to be heard at the same time as WSR's Motion for Judgment on the	
Pleadings, or Alternatively, Summary Judgment, as to Third-Party Defendants Kai Petrich & Zip,	
Inc.'s Duty to Defend WSR on March 15, 2024 (ECF No. 207).	
WHEREAS, on March 29, 2024, the Honorable Chief District Judge Kimberly J. Mueller	
issued an Order Continuing the April 19, 2024 hearing on WSR's Motion for Judgment on the	
Pleadings, or Alternatively, Summary Judgment, as to Third-Party Defendants Kai Petrich & Zip,	
Inc.'s Duty to Defend WSR to May 17, 2024 with PETRICH and SENTINEL filing their	
Oppositions to WSR's Motion [207], on or before 4/26/2024. WSR shall file its reply brief in	
support of WSR's Motion [207], on or before 5/6/2024. The Motion shall be heard on 5/17/2024	
STIPULATION TO CONTINUE HEARING ON WSR'S MOTION TO DISMISS COUNTER-CLAIMS, FOR JUDGMENT ON THE PLEADINGS, OR ALTERNATIVELY, SUMMARY JUDGMENT, AS TO THIRD-PARTY DEFENDANTS THOMAS SMITH & BERKELEY EXECUTIVES, INC.'S DUTY TO DEFEND WSR; ORDER. – Page 2	

1	(ECF No. 211).		
2	WHEREAS, in an effort to promote judicial economy and meet the goals of the Court's		
3	meet and confer directives, the parties to this stipulation have agreed to an extension of time to		
4	review and brief the choice-of-law issue for this Court.		
5	COMES NOW the parties and stipulate for an Order as follows:		
6	SMITH and BERKELEY's new deadline to file an Opposition to WSR's Motion will be		
7	April 26, 2024.		
8	WSR shall file its reply brief in support of WSR's Motion (ECF No. 200), on or before		
9	May 6, 2024.		
10	The Motion shall be heard on May 17, 2024.		
11	So Stipulated.		
12			
13			
14	Dated: April 1, 2024WADE LAW GROUP, A Professional Corporation		
15			
16	By:s/s Dianna L. Albini		
17	DIANNA L. ALBINI Attorneys for Third-Party Defendants		
18	THOMAS SMITH & BERKELEY EXECUTIVES, INC.		
19	Dated: April 1, 2024 WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LLP		
20	EDELMAN & DICKER LEI		
21	By: s/s B. Otis Felder		
22	B. Otis Felder Attorneys for Petitioner, Counter Defendant,		
23	& Third-Party Plaintiff WILLIAMS SPORTS RENTALS, INC.		
24	ATTESTATION OF PERMISSION TO FILE THIS STIPULATION		
25	Counsel for Third-Party Defendants, THOMAS SMITH and BERKELEY EXECUTIVES,		
26	INC., attests that she has been given permission to sign this Stipulation on behalf of Petitioner,		
27			
28	STIPULATION TO CONTINUE HEARING ON WSR'S MOTION TO DISMISS COUNTER-CLAIMS, FOR JUDGMENT ON THE		
	PLEADINGS, OR ALTERNATIVELY, SUMMARY JUDGMENT, AS TO THIRD-PARTY DEFENDANTS THOMAS SMITH & BERKELEY EXECUTIVES, INC.'S DUTY TO DEFEND WSR; ORDER. – Page 3		

1	Counter Defendant, & Third-Party Plaintiff, WILLIAMS SPORTS RENTALS, INC., by its	
2	counsel, B. Otis Felder.	
3	Dated:         WADE LAW GROUP, A Professional Corporation	
4	By: _s/s Dianna L. Albini	
5	DIANNA L. ALBINI	
6	Attorneys for Third-Party Defendants THOMAS SMITH & BERKELEY EXECUTIVES, INC.	
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
	STIPULATION TO CONTINUE HEARING ON WSR'S MOTION TO DISMISS COUNTER-CLAIMS, FOR JUDGMENT ON THE PLEADINGS, OR ALTERNATIVELY, SUMMARY JUDGMENT, AS TO THIRD-PARTY DEFENDANTS THOMAS SMITH & BERKELEY EXECUTIVES, INC.'S DUTY TO DEFEND WSR; ORDER. – Page 4	

1	<u>ORDER</u>
2	Pursuant to the above stipulation and good cause appearing, the court grants the parties'
3	request.
4	SO ORDERED.
5	DATED: April 5, 2024.
6	100 a a a
7	CHIEF UNITED STATES DISTRICT JUDGE
8	CHIEF UNITED STATES DISTRICT JUDGE
9	
10	
11	
12	
13	
14	
15 16	
16 17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	1
	288938018v.1