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2	C. JOSEPH OU (294090) GIBSON ROBB & LINDH LLP		
3			
4	Telephone: (415) 348-6000 Facsimile: (415) 348-6001		
5	Email: jsouthwick@gibsonrobb.com jou@gibsonrobb.com		
6	Attorneys for Claimant		
7	ACE AMERICAN INSURANCE COMPANY		
8			
9	UNITED STATES	DISTRICT COURT	
10	EASTERN DISTRIC	CT OF CALIFORNIA	
11			
12	In the Matter of the Complaint of SCOTT	Case No. 2:21-cv-00390-JAM-AC	
13	LARSEN and DEBBIE LARSEN, as owners of SWEET EMOTION, from exoneration from	JOINT STIPULATION AND ORDER RE:	
14	or limitation of liability	MODIFICATION OF PRE-TRIAL SCHEDULING ORDER	
15			
16			
17			
18			
19		Action Filed: March 3, 2021	
20		Trial Date: February 5, 2024	
21	///		
22	///		
23	///		
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28	///		
	JOINT STIPULATION AND [PROPOSED] ORDER RE: MODIFICAT Case No. 2:21-cv-00390-JAM-AC; Our File No. 5813.24	ION OF PRE-TRIAL SCHEDULING ORDER	
		Dockets.Justia.	

1	Claimants Hanover Insurance Company, Atlantic Specialty Insurance Company, Standard
2	Fire Insurance Company, Ace American Insurance Company, Clinton and Kathy Jones, Markel
3	American Insurance Company, Ox Bow Marina and Plaintiffs-in-Limitation Scott and Debbie
4	Larsen submit the following stipulation and proposed order seeking to extend certain discovery
5	deadlines provided in the Court's November 15, 2022 Order. (Docket No. 58).
6	The November 15, 2022 Order, set the following dates:
7	o Expert disclosures to be made by: May 19, 2023
8	o Supplemental disclosure and disclosure of rebuttal experts: June 2, 2023
9	o Discovery to be completed by: July 21, 2023
10	o Dispositive motions to be filed by: September 6, 2023
11	o Dispositive motions to be heard on: November 14, 2023 at 1:30 p.m.
12	o Joint Mid-Litigation Statement Filing Deadline: 14 days prior to close of
13	discovery (July 7, 2023).
14	o Final pre-trial conference: December 15, 2023 at 10:00 a.m.
15	o Trial: February 5, 2024 at 9:00 a.m.
16	(Dkt. No. 58).
17	The parties met and conferred and agreed that a continuance of the deadlines for expert
18	disclosures, supplemental disclosures and discovery cut off would be appropriate given the status
19	of discovery as well as the status of settlement negotiations. This action arises out of an explosion
20	and fire at the Ox Bow Marina on September 14, 2020. The parties have diligently taken the
21	depositions of multiple witnesses. However, given the number of witnesses and vessels involved,
22	discovery is not yet complete. In addition, repairs at the Ox Bow Marina are ongoing, discovery
23	regarding the circumstances relating to the incident and the damages incurred by the marina as a
24	result of the incident continue to be undetermined. The parties cannot adequately prepare expert
25	reports until discovery is complete and cannot adequately engage in settlement negotiations until
26	damages can be better determined.
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1	On May 15, 2023, the parties met and conferred and agreed that a further 3-month
2	continuance would allow the parties time to complete the necessary discovery to meaningfully
3	engage in settlement discussion. The parties contacted the Court and confirmed that the Court is
4	able to accommodate the following schedule:
5	o Expert disclosures to be made by: August 18, 2023
6	o Supplemental disclosure and disclosure of rebuttal experts: Sept. 1, 2023
7	o Discovery to be completed by: Oct. 20, 2023
8	o Dispositive motions to be filed by: December 8, 2023
9	o Dispositive motions to be heard on: February 13, 2024 at 1:30 p.m.
10	o Joint Mid-Litigation Statement Filing Deadline: 14 days prior to close of
11	discovery (Oct. 6, 2023).
12	o Final pre-trial conference: March 15, 2024 at 10:00 a.m.
13	o Trial: May 6, 2024 at 9:00 a.m.
14	The parties respectfully request the Court grant the parties' request to continue the dates as outlined
15	above.
16	Pursuant to the Monition and order on application for publications, all claims were to be
17	filed on or before April 18, 2021 (Docket Nos. 7, 8). On or about April 20, 2021, Elaine Ilderton
18	filed a request for an extension of time to file her claim (Docket No. 20). The Court granted Ms.
19	Ilderton's request for a 90-day extension to file her claim (Docket No. 21), giving a new filing and
20	service deadline of July 21, 2021. No separate claim by Ms. Ilderton has been filed in this limitation
21	action. Therefore, based on the foregoing facts and pursuant to FRCP Title XIII Rule F(4), Ms.
22	Ilderton does not have a separate claim in this limitation action, making her signature on this
23	Stipulation unnecessary.
24	IT IS SO STIPULATED:
25	///
26	///
27	///
28	/// JOINT STIPULATION AND [PROPOSED] ORDER RE: MODIFICATION OF PRE-TRIAL SCHEDULING ORDER
	Case No. 2:21-cv-00390-JAM-AC; Our File No. 5813.24 3

1	Dated: May 17, 2023	GIBSON ROBB & LINDH LLP
2		
3		/s/ C. JOSEPH OU
		C. Joseph Ou jou@gibsonrobb.com
4		Attorneys for Claimant
5		ACE AMERICAN INSURANCE COMPANY
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7		
8	Dated: May 17, 2023	POWERS MILLER
9		/s/ JOHN P. SCIACCA
10		John P. Sciacca
11		jps@powersmiller.com Attorneys for Plaintiffs
12		SCOTT LARSEN and DEBBIE LARSEN
13		
14	Dated: May 17, 2023	LAW OFFICE OF VICTORIA A.
15		TURCHETTI
16		/s/ MICHAEL S. LEAVY
17		Michael S. Leavy
18		MSell@ghlaw-llp.com Attorneys for Claimant
19		ATLANTIC SPECIALTY INSURANCE COMPANY
20		
21		
22	Dated: May 17, 2023	COX WOOTON LERNER GRIFFIN & HANSEN LLP
23		
24		/s/ NEIL S. LERNER
25		Neil S. Lerner nsl@CWLFIRM.com
26		Attorneys for Claimants
		CLINTON JONES and KATHY JONES
27		
28	JOINT STIPULATION AND [PROPOSED] ORDER RE: MODIFICATION Case No. 2:21-cv-00390-JAM-AC; Our File No. 5813.24	N OF PRE-TRIAL SCHEDULING ORDER 4
	Case No. 2.21 or 00570 0100-AC, Out 1 ne No. 5015.24	7

1	Dated: May 17, 2023	NOMA LAW FIRM
2		
3		/s/ SALLY NOMA
		Sally Noma sally@nomalaw.com
4		Attorneys for Claimant
5		MARKEL AMERICAN INSURANCE COMPANY
6		
7		
8	Dated: May 17, 2023	KEESAL, YOUNG & LOGAN
9		
10		/s/ JOHN D. GIFFIN John D. Giffin
11		John.Giffin@kyl.com
12		Attorneys for Claimant OX BOW MARINA
13		
14	Dated: May 17, 2023	GROTEFELD HOFFMANN GORDON & OCHOA, LLP
15		OCHOA, LLF
16		/s/ MARGARET L. SELL
17		Margaret L. Sell
18		MSell@ghlaw-llp.com Attorneys for Claimant HANOVER
19		INSURANCE COMPANY
20		
21	L.C. Joseph Ou attest that the other signator	ries listed above and on whose behalf the filing
22	is submitted, concurred in the filing's content, and	
	is submitted, concurred in the ming's content, and	autionzed the ming.
23		
24		/s/ C. JOSEPH OU C. Joseph Ou
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	JOINT STIPULATION AND [PROPOSED] ORDER RE: MODIFICATION Case No. 2:21-cv-00390-JAM-AC; Our File No. 5813.24	N OF PRE-TRIAL SCHEDULING ORDER 5

1	ORDER MODIFYING PRETRIAL SCHEDULING ORDER	
2	Based on the stipulation of the parties and good cause appearing, the Pre-trial Scheduling	
3	Order of July 18, 2022, is MODIFIED as follows:	
4	o Expert disclosures to be made by: August 18, 2023	
5	o Supplemental disclosure and disclosure of rebuttal experts: September 01, 2023	
6	o Discovery to be completed by: October 20, 2023	
7	o Dispositive motions to be filed by: December 08, 2023	
8	o Dispositive motions to be heard on: February 13, 2024, at 1:30 PM.	
9	o Joint Mid-Litigation Statement Filing Deadline: 14 days prior to close of	
10	discovery.	
11	o Final pre-trial conference: March 22, 2024, at 11:00 AM.	
12	o Trial: May 6, 2024, at 9:00 AM.	
13	Counsel shall contact Judge Mendez' courtroom deputy, M York, via e-mail at	
14	myork@caed.uscourts.gov, prior to filing a stipulation and proposed order to continue the dates set	
15	forth in this order.	
16		
17	IT IS SO ORDERED.	
18	Dated: May 22, 2023 /s/ John A. Mendez	
19	THE HONORABLE JOHN A. MENDEZ SENIOR UNITED STATES DISTRICT JUDGE	
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28	JOINT STIPULATION AND [PROPOSED] ORDER RE: MODIFICATION OF PRE-TRIAL SCHEDULING ORDER	
	Case No. 2:21-cv-00390-JAM-AC; Our File No. 5813.24	

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	JOINT STIPULATION AND [PROPOSED] ORDER RE: MODIFICATION OF PRE-TRIAL SCHEDULING ORDER Case No. 2:21-cv-00390-JAM-AC; Our File No. 5813.24