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9	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA	
11	SAN FRANCISCO DIVISION	
12	AMCO INSURANCE COMPANY,	Case No. 10-cv-01257 NC
13	Plaintiff,	ORDER GRANTING ELLEBRECHT'S MOTION TO EXCLUDE REFERENCES
14	v.	TO "COOKING EQUIPMENT"
15	EUREKA OXYGEN COMPANY,	Re: Dkt. No. 102
16	Defendant.	Jury Trial: May 7, 2012
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18	Janice Ellebrecht moves to exclude from trial any references to her alleged failure to	
19	properly inspect and maintain her cooking equipment, because such a claim of negligence is	
20	vague and overly broad based on the third-party complaint that Eureka brings against her. Eureka	
21	opposes the motion, arguing that evidence of Ellebrecht's failure to maintain her cooking	
22	equipment is relevant and probative of the claims at issue, and that Ellebrecht provides no legal	
23	authority in support of her motion. Because the only cooking equipment at issue in this case is	
24	the deep fat fryer and the fire-suppression system on the fryer, Ellebrecht's motion is GRANTED.	
25	Ellebrecht notes that Eureka's third-party complaint against her states that she was	
26	negligent because she allegedly failed to turn off the deep fat fryer in her restaurant before she left	
27	for the night. Ellebrecht's Mot. at 2, Dkt. No. 102. Ellebrecht argues that Eureka improperly	
28	contended in the parties' joint pretrial statement that Ellebrecht failed to properly maintain her	
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"restaurant cooking equipment," because until the date on which the pretrial statement was filed, 2 no party had suggested that Eureka's negligence claims against Ellebrecht concerned any cooking 3 equipment other than the deep fat fryer. Id. at 2. Ellebrecht adds that none of the experts in the 4 case discussed the maintenance or inspection of Ellebrecht's cooking equipment generally. Id. at 5 3.

Eureka responds that its claims of negligence against Ellebrecht have been both "specific 6 7 and broad," and that it has always claimed that Ellebrecht caused the fire. Eureka's Resp. at 3, 8 Dkt. No. 107. Eureka argues that none of the experts in the case have testified that "there was no 9 evidence of problems with the cooking equipment itself," and that Ellebrecht and her experts put cooking equipment at issue by testifying about a possible gas leak and various components of the 10 11 deep fat fryer. Id. at 3-6. Finally, Eureka argues that it would be prejudiced if references to Ellebrecht's inspection and maintenance of her cooking equipment are excluded from trial, as 12 13 such references are relevant to and probative of the ultimate issues in the case. Id. at 6.

14 The Court finds that, based on the operative pleadings, the only cooking equipment at 15 issue in this case is the deep fat fryer and the fire-suppression system on the fryer. In Eureka's third-party complaint against Ellebrecht, Eureka alleges that Ellebrecht was negligent with 16 17 respect to the deep fat fryer. See Dkt. No. 6 ¶ 6. Although Eureka incorporates by reference in its third-party complaint AMCO's allegations of negligence against Eureka, these allegations are 18 19 limited to the deep fat fryer and the fire-suppression system on the fryer. See Dkt. No. 1 ¶¶ 7-9. 20 Because Eureka has not established that cooking equipment other than the fryer or the fire-21 suppression system on the fryer has ever been at issue, any references to "cooking equipment" 22 generally will be excluded from trial under Federal Rule of Evidence 403, as such references are 23 very likely to mislead the jury or waste time.

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IT IS SO ORDERED.

25 Date: May 4, 2012

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thanael M. Cousins United States Magistrate Judge

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