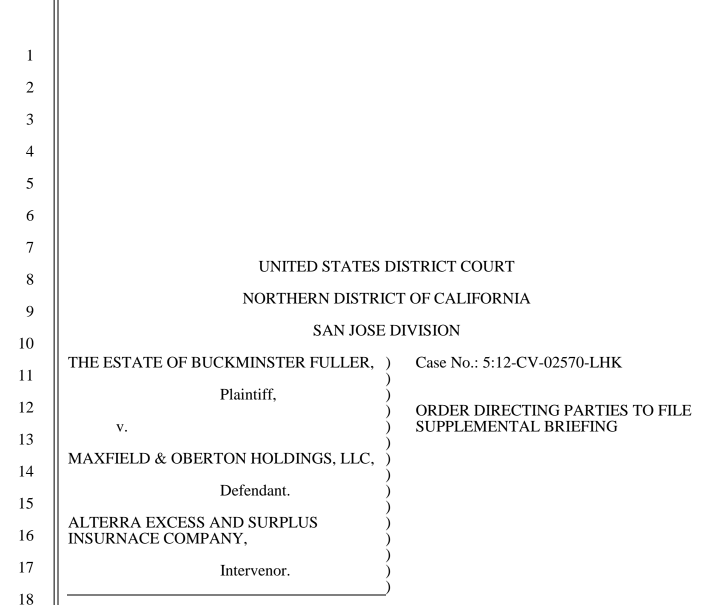


Doc. 54



The parties' Joint Subsequent Case Management Statement of June 19, 2013, ECF No. 53, fails to update the Court regarding developments in the San Francisco County Superior Court coverage action, Alterra Excess and Surplus Insurance Company v. Maxfield and Oberton Holdings, LLC, et al., CGC-12-522867. By June 25, 2013, the parties shall file a supplemental Joint Case Management Statement informing the Court of any developments in the Superior Court coverage action, and the implications of such developments for the instant proceeding.

In addition, Defendant-Intervenor Alterra continues to suggest that this Court should
dismiss the instant proceeding sua sponte, in light of the settlement between Plaintiff and the
Maxfield Liquidating Trust. The parties shall file supplemental briefing addressing this issue, not
to exceed two pages, by June 25, 2013.

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Case No. 5:12-CV-02570-LHK ORDER DIRECTING PARTIES TO FILE SUPPLEMENTAL BRIEFING

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**United States District Court** For the Northern District of California

## IT IS SO ORDERED.

Dated: June 24, 2013

Jucy H. Koh

United States District Judge

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