

UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF FLORIDA  
ORLANDO DIVISION

CASE NO.: 6-11-CV-02005-GKS-GJK

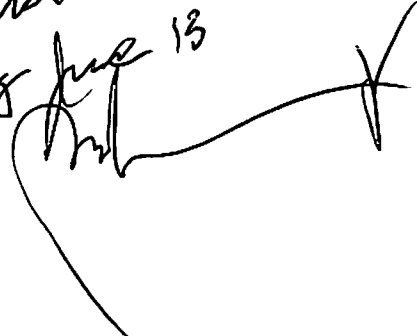
WM AVIATION, LLC and TRICOR  
INTERNATIONAL CORPORATION,  
Individually and as Assignees of UNITED  
STATES AVIATION UNDERWRITERS,  
UNITED STATES AVIATION INSURANCE  
GROUP, LIBERTY MUTUAL INSURANCE  
COMPANY AND ACE AMERICAN  
INSURANCE COMPANY,

Plaintiffs,

vs.

CESSNA AIRCRAFT COMPANY,

Defendant.

*Reserved  
until trial  
18 June 13*  


**DEFENDANT CESSNA AIRCRAFT CO.'S MOTION IN LIMINE TO EXCLUDE  
SPECULATIVE DAMAGES CLAIMS**

Pursuant to Rule 16(c)(2), Fed. R. Civ. P. and the Case Management Order, Defendant Cessna Aircraft Co. ("Cessna") files this Motion in Limine to Exclude Speculative Damages Claims and in support thereof states:

**Introduction**

This matter arises from an accident occurring on April 3, 2008 wherein a Citation X (the "Aircraft") owned by WM Aviation, LLC ("WM") ran off the runway during a landing that resulted in damage to the Aircraft.

On March 7, 2013, Marc Hagle, Plaintiffs' designated person with most knowledge regarding the underlying claims and damages, was deposed in his capacity as the owner, principal and CEO of WM and Tricor International Corp. Pursuant to Mr. Hagle's testimony,