UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

COMMODITIES EXPORT COMPANY,

Plaintiff/Counter-Defendant,

٧.

Case No. 09-CV-11060-DT

CITY OF DETROIT, UNITED STATES OF AMERICA,

Defendants/Cross-Defendants,

and

DETROIT INTERNATIONAL BRIDGE COMPANY,

Defendant/Counter-Plaintiff/Cross-Plaintiff/Third Party Plaintiff,

٧.

WALTER LUBIENSKI and DEAN AYTES,

Third Party Defendants.

ORDER DENYING WITHOUT PREJUDICE PLAINTIFF'S "MOTION FOR PERMANENT INJUNCTION AND DECLARATORY JUDGMENT" AND SETTING BRIEFING DEADLINES

On January 29, 2010, the court conducted a status conference in this case.

During the conference, the court proposed, and counsel agreed, that in light of the intervention of Defendant International Bridge Company ("DIBC"), the currently pending "Motion for Permanent Injunction and Declaratory Judgment" should be denied without prejudice to allow Defendant DIBC an opportunity to respond to the motion and to allow the parties to, perhaps, update their factual or legal arguments. The parties also

discussed and agreed upon a schedule for the next stage of filings. Consistent with the

parties' agreements,

IT IS ORDERED that Plaintiff's November 15, 2009 "Motion for Permanent

Injunction and Declaratory Judgment" [Dkt. # 25] is DENIED WITHOUT PREJUDICE.

IT IS FURTHER ORDERED that by **February 5, 2010**, the following documents

shall be filed:

(1) Defendants City of Detroit and the United States of America shall file

answers to Plaintiff's "Second Amended Complaint";

(2) Defendant City of Detroit shall file its answer to DIBC's crossclaim;

(3) Defendant United States of America shall file its own crossclaim against

Defendant DIBC;

(4) Defendant United States of America shall file its contemplated motion for

judgment;

(5) Plaintiff shall file its motion under Federal Rule of Civil Procedure 56

and/or Rule 12(b)(6)

(6) Plaintiff shall file any motions for declaratory or injunctive relief.

ADDITIONALLY, IT IS ORDERED that, because all of the motions which are

scheduled to be filed on February 5, 2010 are directed at Defendant DIBC, Defendant

DIBC shall file all of its responses to the motions by **February 26, 2010**. Replies shall

be due by the respective parties by March 5, 2010.

S/Robert H. Cleland

ROBERT H. CLELAND

UNITED STATES DISTRICT JUDGE

Dated: January 29, 2010

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I hereby certify that a copy of the foregoing document was mailed to counsel of record on this date, January 29, 2010, by electronic and/or ordinary mail.

S/Lisa Wagner
Case Manager and Deputy Clerk
(313) 234-5522

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