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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

EMPLOYERS FIRE INSURANCE COMPANY,

Plaintiff,

v.

BASIC FOOD FLAVORS, INC.,

Defendant.

2:10-CV-1109 JCM (VCF)

**ORDER** 

Presently before the court are the report and recommendation of Magistrate Judge Ferenbach. (Doc. #86). No objections were filed to the report and recommendation.

The magistrate judge stayed the case on December 2, 2010, pending the outcome of a global settlement conference. (Doc. #41). On March 21, 2012, plaintiff Employers Fire Insurance Company and defendant Basic Food Flavors, Inc. filed a joint motion for order approving settlement. (Doc. #74). The magistrate judge held a hearing on the motion on May 15, 2012. (Doc. #85). The hydrolyzed vegetable protein ("HVP") claimants were given 14-days notice of the hearing. (Doc. #86). The magistrate judge noted that no objections were made by any of the parties or the HVP claimants. (Doc. #86).

The magistrate judge recommends that the joint motion for order approving settlement (doc. #74) be granted, thereby approving court exhibits one and two. (Doc. #86). Court exhibit one is the original signed settlement agreement. Court exhibit two consists of table one from the final claims

James C. Mahan U.S. District Judge

evaluation report, which was filed under seal. The court agrees with the magistrate judge's report and recommendation, and no objections have been filed. Accordingly, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that the stay in the abovecaptioned case be, and the same hereby is, lifted. IT IS FURTHER ORDERED that the report and recommendation of Magistrate Judge Ferenbach (doc. #86) be, and the same hereby are, AFFIRMED in their entirety. DATED June 5, 2012. Dellus C. Mahan UNITED STATES DISTRICT JUDGE