Wesco Insura	ance (ompany v. Smart Industries Corporation	Doc. 2	275
		Case 2:16-cv-01206-JCM-EJY Document 27	5 Filed 09/10/20 Page 1 of 3	
	1 2 3 4 5 6	DAVID BARRON, ESQ. Nevada Bar No. 142 JOSEPH R. MESERVY, ESQ. Nevada Bar No. 14088 BARRON & PRUITT, LLP 3890 West Ann Road North Las Vegas, Nevada 89031-4416 Telephone: (702) 870-3940 Facsimile: (702) 870-3950 Email: DBarron@lvnvlaw.com Email: JMeservy@lvnvlaw.com Attorneys for Defendant,		
	7	Smart Industries Corporation		
	8	UNITED STATES D	ISTRICT COURT	
	9			
	10	DISTRICT OF NEVADA		
	11	**** WESCO INSURANCE COMPANY as subrogee	** Case No.: 2:16-cv-01206-JCM-EJY	
	12	of its insured NICKELS AND DIMES INCORPORATED,		
J LP 031	13			
FT, I NW ADA 89 13940 3950		Plaintiff,		
RUI SAT L/ NN RO NN RO 02) 870	14	VS.		
DN & PI ATTORNEYS 90 WEST A LAS VEGAS LAS VEGAS EPHONE (7 CSIMILE (70	15 16	SMART INDUSTRIES CORPORATION dba SMART INDUSTRIES CORP., MFG., an Iowa corporation,	CONSOLIDATED FOR PURPOSES OF DISCOVERY AND TRIAL	
BARRO AT 389 NORTHL/ TELE FACS	17	Defendants.		
\mathbf{B}^{N}				
	18	JENNIFER WYMAN, individually; BEAR	Case No.: 2:16-cv-02378-JCM-EJY	
	19	WYMAN, a minor, by and through his natural parent JENNIFER WYMAN; JENNIFER		
	20	WYMAN and VIVIAN SOOF, as Joint Special Administrators of the ESTATE OF CHARLES	STIPULATION AND ORDER FOR EXTENSION OF TIME FOR	
	21	WYMAN; and SARA RODRIGUEZ natural parent and guardian ad litem of JACOB WYMAN,	DEFENDANT SMART TO RESPOND TO PLAINTIFFS JENNIFER WYMAN, BEAR	
	22		WYMAN, AND THE ESTATE OF	
	23	Plaintiffs,	CHARLES WYMAN'S MOTION TO WITHDRAW ALL NEGLIGENCE BASED	
	24	VS.	CLAIMS	
		SMART INDUSTRIES CORPORATION dba SMART INDUSTRIES CORP., MFG, an Iowa	AND	
	25	Corporation; HI-TECH SECURITY INC, a Nevada Corporation; WILLIAM ROSEBERRY;	STIPULATION AND ORDER FOR	
	26	BOULEVARD VENTURES, LLC, a Nevada	EXTENSION OF TIME FOR DEFENDANT SMART INDUSTRIES	
	27	Corporation; DOES 1 through 10; BUSINESS ENTITIES I through V; and ROE	CORPORATION'S TO FILE REPLY IN SUPPORT OF ITS MOTION FOR	
	28	CORPORATIONS 11 through 20, inclusive,	RECONSIDERATION OF THE COURT'S	
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	Case 2:16-cv-01206-JCM-EJY Document 27	Filed 09/00/20 Page 2 of 3
1 2 3	Defendants. HI-TECH SECURTY INC; and WILLIAM ROSEBERRY, Third-Party Plaintiffs,	JULY 22, 2202 ORDER (ECF NO. 266) REGARDING SPECIAL DAMAGES AND OPPOSITION TO PLAINTIFFS' COUNTERMOTION FOR RECONSIDERATION OF THE COURT'S JULY 22, 2020 ORDER(ECF NO. 226) REGARDING SPECIAL DAMAGES
4	vs.	
5	NICKELS AND DIMES INCORPORATED,	
6	Third-Party Defendants.	
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On August 25, 2020, Plaintiffs Jennifer Wyman, Bear Wyman, and the Estate of Charles Wyman filed their Motion to Withdraw all Negligence Based Claims (ECF No. 270). Responses to said motion are currently due Sept. 8, 2020. Counsel for the Wyman Plaintiff and Defendant Smart Industries have agreed to a one week extension of time for Defendant Smart to file said response, which would make the response due on Sept. 15, 2020.

On August 18, 2020, Defendant Smart Industries filed its Motion for Reconsideration of the Court's July 22, 2020 Order (ECF No. 200) Regarding Special Damages (ECF No. 269). On Sept. 1, 2020, Plaintiff's Jennifer Wyman, Bear Wyman and the Estate of Charles Wyman filed their Opposition to Defendant Smart's Motion for Reconsideration and their Countermotion for Reconsideration (ECF No. 271). Responses to said motions are currently due Sept. 8, 2020. Counsel for the Wyman Plaintiff and Defendant Smart Industries have agreed to a one week extension of time for Defendant Smart to file its Reply in Support of its Motion for Reconsideration and Opposition to Plaintiffs' Countermotion response, which would make those due on Sept. 15, 2020.

With this Court's approval, the parties hereby agree that the deadline for Smart Industries file to above mentioned briefs, shall be extended by one week, or such other time as deemed appropriate by the Court. As such, the deadline for filing said briefs shall be Sept. 15, 2020. The parties further stipulate to a one-week extension to the deadlines for the Wyman Plaintiffs to reply to the aforementioned briefs.

This Stipulation is submitted in good faith and is not interposed for purposes of delay. This stipulation will allow defense counsel additional time to balance certain work and family demands on his time, as his child undergoes special medical care. This is the first request to extend the deadline

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Case 2:16-cv-01206-JCM-EJY Document 275 Filed 09/10/20 Page 3 of 3

for filing Defendant Smart Industries' Opposition Plaintiffs Jennifer Wyman, Bear Wyman, and the 1 Estate of Charles Wyman's Motion to Withdraw all Negligence Based Claims (ECF No. 270) and for 2 filing Defendant Smart's Reply in Support of its Motion for Reconsideration of the Court's July 22, 3 2020 Order (ECF No. 200) Regarding Special Damages (ECF No. 269) and Opposition to Plaintiffs' 4 Countermotion for Reconsideration (ECF No. 271). 5 Respectfully submitted, 6 Dated this $\underline{8^{\text{th}}}$ day of September, 2020, Dated this $\underline{8^{th}}$ day of September, 2020, 7 BARRON & PRUITT, LLP EGLET ADAMS 8 /s/ James A. Trummel 9 /s/ Joseph Meservy DAVID BARRON, ESO. TRACY A. EGLET, ESO. Nevada Bar No. 6419 Nevada Bar No. 142 10 JAMES A. TRUMMELL, ESQ. JOSEPH R. MESERVY, ESO. Nevada Bar No. 14127 Nevada Bar No. 14088 11 BRITTNEY GLOVER, ESQ. 3890 West Ann Road Nevada Bar No. 15412 400 South 7th Street, 4th Floor Las Vegas, Nevada 89101 North Las Vegas, Nevada 89031 12 Attornevs for Defendant Smart Industries Corporation 13 Attorneys for the Wyman Plaintiffs 14 15 ORDER 16 Based upon the Stipulation of the parties hereto, and with good cause appearing therefor, 17 IT IS HEREBY ORDERED, that the Stipulation to Extend hereinabove is hereby Granted. 18 DATED September 10, 2020. 19 uns C. Ma 20 UNITED STATES DISTRICT JUDGE 21 22 23 24 25 26 27

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