Jennifer R. Lloyd, NSB #9617 <u>il@h2law.com</u> HOWARD & HOWARD 3800 Howard Hughes #1000 Las Vegas, NV 89169 Telephone: (702) 667-4840 Facsimile: (702) 567-1568 *Co-Attorneys for Plaintiff*

Jan D. Sokol, *Pro Hac Vice* <u>idsokol@lawssl.com</u> STEWART SOKOL & LARKIN LLC 2300 SW First Avenue, Suite 200 Portland, OR 97201-5047 Telephone: (503) 221-0699 Facsimile: (503) 223-5706 *Co-Attorneys for Plaintiff*

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

UNITED STATES OF AMERICA for the use and benefit of HANCOCK SANDBLAST & PAINT LLC, an Oregon limited liability company,

Plaintiff,

٧.

DRAX, INC., a corporation; and TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, a corporation,

Defendants.

DRAX, INC., a corporation,

Cross-Claimant,

۷.

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA,

Cross-Defendant.

NOTICE OF WITHDRAWAL - 1

1258.007-01543474; 1

Case No. 2:16-cv-01326-JAD-CWH

NOTICE OF WITHDRAWAL

 STEWART SOKOL & LARKIN LLC

 A T T O R N LY S AT LAW

 2300 SW First Avenue, Suite 200

 Portland, OR 97201-5047

 (503) 221-0699

 FAX (503) 223-5706

DRAX, INC., a corporation,

Third-Party Plaintiff,

v.

ANDERSON BURTON CONSTRUCTION, INC.,

Third-Party Defendant.

ANDERSON BURTON CONSTRUCTION, INC.,

Third-Party Counterclaimant,

٧.

DRAX, INC., a corporation,

Third-Party Counterdefendant.

TO: The Clerk of the Court

AND TO: All Parties and Counsel of Record

YOU AND EACH OF YOU PLEASE TAKE NOTICE that Adam Heder, formerly of

Stewart Sokol and Larkin LLC, is no longer an attorney of record for Plaintiff, Hancock

Sandblast & Paint LLC. All other counsel below named remains attorney of record for

Hancock Sandblast & Paint LLC.

DATED this 1st day of March, 2017.

Stewart Sokol & Larkin LLC

HOWARD & HOWARD

By: <u>/s/ Jan D. Sokol</u> Jan D. Sokol, *Pro Hac Vice* 2300 SW First Avenue, Suite 200 Portland, OR 97201-5047 *Co-Attorneys for Plaintiff* By: <u>/s/ Jennifer R. Lloyd</u> Jennifer R. Lloyd, NSB # 9617 3800 Howard Hughes #1000 Las Vegas, NV 89169 *Co-Attorneys for Plaintiff*

CERTIFICATE OF SERVICE

I hereby certify that I served the foregoing **NOTICE OF WITHDRAWAL** on:

Anthony P. Niccoli Atkinson, Andelson, Loya, Ruud & Romo 12800 Center Court Drive, Suite 300 Cerritos, CA 90703 Email: <u>aniccoli@aalrr.com</u> Attorneys for Defendant Travelers Casualty and Surety Company of America

Jay G. Trinnaman Law Offices of Dietrich & Salamone PLLC 10161 Park Run Dr., Suite 150 Las Vegas, NV 89145 Email: <u>jtrinnaman@aalrr.com</u> Attorneys for Defendants Anderson Burton Construction, Inc. and Travelers Casualty and Surety Company of America

James E. Smyth, II Joni A. Jamison Tara C. Zimmerman Kaempfer Crowell 1980 Festival Plaza Drive, Suite 650 Las Vegas, NV 89135 Email: <u>ismyth@kcnvlaw.com</u> <u>ijamison@kcnvlaw.com</u> <u>tzimmerman@kcnvlaw.com</u> *Attorneys for Defendant Drax, Inc.*

by the following indicated method or methods:

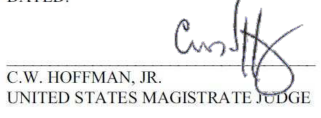
- ☑ by mailing a full, true and correct copy thereof in a sealed, first-class postage-paid envelope, and addressed to the attorney as shown above, the last-known office address of the attorney, and deposited with the United States Postal Service at Portland, Oregon on the date set forth below.
- by e-mailing a full, true and correct copy thereof to the party as shown above, at the last known electronic mail address reflected above, on the date set forth below.

DATED this 1st day of March, 2017.

STEWART SOKOL & LARKIN LLC

IT IS SO ORDERED.

DATED: March 2, 2017



CERTIFICATE OF SERVICE - 1

By: <u>/s/ Jan D. Sokol</u>

Jan D. Sokol, *Pro Hac Vice* jdsokol@lawssl.com Attorneys for Plaintiff

 STEWART SOKOL & LARKIN LLC

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1258.007-01543474; 1