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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

PROSPECTOR REALTY, INC., a Nevada corporation, dba CENTURY 21 MINER REALTY,

Plaintiff,

v.

ST. PAUL FIRE AND MARINE INSURANCE COMPANY, a Minnesota corporation qualified to do business in the State of Nevada; CLARENDON NATIONAL INSURANCE COMPANY, a New York corporation qualified to do business in the State of Nevada; PRAETORIAN INSURANCE COMPANY, an out-of-state corporation qualified to do business in the State of Nevada; REAL ESTATE RISK MANAGEMENT AND INSURANCE SERVICES, INC., a California corporation doing business in the State of Nevada; SALLIEJEAN SKINNER, an individual, resident of the State of Nevada, County of Washoe; and DOES 1-10, inclusive,

Defendants.

CASE NO. 3:08-CV-00175-LRH-RAM

STIPULATION AND ORDER TO EXTEND DEADLINES FOR OPPOSITION AND REPLY REGARDING ST. PAUL MOTION FOR SUMMARY JUDGMENT

STIPULATION AND ORDER TO EXTEND DEADLINES FOR OPPOSITION AND REPLY REGARDING ST. PAUL MOTION FOR SUMMARY JUDGMENT (First Request)

COMES NOW Plaintiff, Prospector Realty, Inc. ("Prospector"), by and through its attorneys of record, Robison, Belaustegui, Sharp & Low, P.C., and Defendant St. Paul, by and through its attorneys of record, Lewis Brisbois Bisgaard & Smith LLP, and pursuant to the LR 6-1, hereby

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stipulate to extend the deadline by which Prospector must file its Opposition to St. Paul's Motion For Summary Judgment (Doc. #41) to May 13, 2009, and the deadline by which St. Paul must thereafter file its Reply regarding the pending motion to May 27, 2009. The parties hereto request these specific extensions of deadlines based on the fact that counsel for St. Paul will be on vacation during the first part of May, 2009, returning to the office on May 13, 2009. So that St. Paul will have the appropriate time to review and respond to any Opposition Prospector files to the subject motion, counsel agree that Prospector's time to file its *Opposition* may be extended to May 13, 2009, and that St. Paul may file its *Reply* on or before May 27, 2009.

DATED this day of April, 2009.

ROBISON, BELAUSTEGUI, SHARP & LOW

DATED this do 'day of April, 2009.

LEWIS BRISBOIS BISGAARD & SMITH

By. CLAYTON P. BRUST Nevada Bar No. 005234

71 Washington St. Reno, NV 89503

Phone: (775) 329-3151 Fax: (775) 329-7941 Attorneys for Plaintiff

By

levada Bar No. 004385

100 S. Fourth Street, Suite 500

Las Vegas, NV 89101 Phone: (702) 893-3383 Fax: (702) 893-3383 Attorney for Defendants,

St. Paul Fire And Marine Insurance

Company

stipulate to extend the deadline by which Prospector	r must file its Opposition to St. Paul's Motion For
Summary Judgment (Doc. #41) to May 13, 2009, and the deadline by which St. Paul must thereafter	
file its Reply regarding the pending motion to May 27, 2009. The parties hereto request these specific	
extensions of deadlines based on the fact that counsel for St. Paul will be on vacation during the first	
part of May, 2009, returning to the office on May 13, 2009. So that St. Paul will have the appropriate	
time to review and respond to any Opposition Prospector files to the subject motion, counsel agree	
that Prospector's time to file its Opposition may be extended to May 13, 2009, and that St. Paul may	
file its Reply on or before May 27, 2009.	
DATED this 20 day of April, 2009.	DATED this day of April, 2009.
ROBISON BELAUSTEGUI SHARP & LOW	LEWIS BRISBOIS BISGAARD & SMITH
(/) 5	
By CLAYTON P. BRUST	By
Nevada Bar No. 005234	Nevada Bar No. 004385
71 Washington St. Reno, NV 89503	400 S. Fourth Street, Suite 500 Las Vegas, NV 89101
Phone: (775) 329-3151	Phone: (702) 893-3383
Fax: (775) 329-7941 Attorneys for Plaintiff	Fax: (702) 893-3383 Attorney for Defendants,
	St. Paul Fire And Marine Insurance Company
	• •
<u>ORDER</u>	
IT IS SO ORDERED.	
	111-1
DATED this 21st day of April, 2009.	Stanke
	LARRY R. HICKS
	UNITED STATES DISTRICT JUDGE
•	

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