IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

LLC, a D and BLA	VATER SECURITY CONSULTING, elaware Limited Liability Company; CKWATER LODGE AND IG CENTER, INC., a Delaware ion,	: CIVIL ACTION : : : : : : : Civil Action No. 2:05-cv-06020-PBT
	Plaintiffs,	• •
	V.	: :
INSURAN Corporat COMPAN FIDELIT OF NEW Corporat	IESTER SURPLUS LINES NCE COMPANY, a Georgia ion; EVANSTON INSURANCE NY, an Illinois Corporation; TY AND CASUALTY COMPANY YORK, a South Carolina ion; and LIBERTY INSURANCE VRITERS, a Massachusetts ion, Defendants. RULE 7.1 DISCLOSURE S'	: : : : : : : : : : : : : : : : : : :
Please chec		
	The nongovernmental corporate party, _ listed civil action does not have any pare owns 10% or more of its stock.	, in the above nt corporation and publicly held corporation that
X	The nongovernmental corporate party, <u>Fidelity & Casualty Company of New York</u> , in the above listed civil action has the following parent corporation(s) and publicly held corporation(s) that owns 10% or more of its stock:	
	Continental Insurance Company is an insurance Wealth of Pennsylvania with its principal Continental Insurance Company is not provided the continental Insurance Company is an insurance Company is not provided the continental Co	d with and into Continental Insurance Company. surance company domesticated in the Commonplace of business in Chicago, Illinois. ublicly traded. All of its stock is owned by CNA shares to the public. Loews Corporation owns

the majority of the stock of CNA Financial Corporation. No other corporation owns

10% or more of the stock of CNA Financial Corporation.

March 7, 2007		RPS4415
		Signature
	Counsel for:	Fidelity & Casualty Company of New York

Federal Rule of Civil Procedure 7.1 Disclosure Statement

- (a) WHO MUST FILE: NONGOVERNMENTAL CORPORATE PARTY. A nongovernmental corporate party to an action or proceeding in a district court must file two copies of a statement that identifies any parent corporation and any publicly held corporation that owns 10% or more of its stock or states that there is no such corporation.
 - (b) TIME FOR FILING; SUPPLEMENTAL FILING. A party must:
 - (1) file the Rule 7.1(a) statement with its first appearance, pleading, petition, motion, response, or other request addressed to the court, and
 - (2) promptly file a supplemental statement upon any change in the information that the statement requires.

CERTIFICATE OF SERVICE

I, Michael R. Carlson, hereby certify that on March 7, 2007, a true and correct copy of the foregoing Disclosure Statement was filed electronically and it is available for viewing and downloading from the ECF system; a true and correct copy of same was sent via U.S. first-class mail, postage pre-paid, upon the following:

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