AIREL INTERNATIONAL INSURANCE COMPANT V. 2421 SALAM, INC. et al

D00. 20

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

MARKEL INTERNATIONAL INSURANCE

CIVIL ACTION

COMPANY

Plaintiff

V.

NO. 08-1052

2421 SALAM, INC. t/a ABAY

and

TYJUNIA SNELLING, as Administratrix of the Estate of Claude Demetrius, Dec'd

Defendants

<u>ORDER</u>

AND NOW, this 30 th day of april

, 2009, upon careful and independent

consideration of the cross-motions for summary judgment filed by Plaintiff Markel International Insurance Company ("Markel") (Doc. 17) and Defendant Tyjunia Snelling (Docs. 18 & 19), and the responses filed thereto by each party, and after review of the Report and Recommendation of United States Magistrate Judge David R. Strawbridge, it is **ORDERED** that:

- 1. The Report and Recommendation is APPROVED and ADOPTED;
- 2. The motion for summary judgment filed by Markel is GRANTED;
- 3. The motion for summary judgment filed by Defendant Tyjunia Snelling is **DENIED**;
- 4. Final Judgment is ENTERED in Markel's favor against Defendant Tyjunia Snelling;
- 5. The Court **DECLARES** that Markel has no duty to defend or indemnify 2421 Salam, Inc. t/a Abay for the claims asserted against it in the action filed by Defendant Tyjunia Snelling in the Philadelphia Court of Common Pleas, docketed as *Tyjunia Snelling, as Adminstratrix of the Estate*

of Claude Demetrius Snelling v. Abie K. Wasie d/b/a Abay Wheeler's Bar, November Term 2007, No. 3496; and

6. The Clerk of this Court shall mark this case **CLOSED** for statistical purposes.

BY THE COURT:

1/1/ n

VILLIAM DITTER, JR.,