

STIPULATION FOR DISMISSAL OF CERTAIN DEFENDANTS - 1 Case No. 2:17-cv-00714-RSL

KILPATRICK TOWNSEND & STOCKTON LLP 1420 5th Ave., Suite 3700 Seattle, WA 98101 206.467.9600

1	All remaining parties to this action, by and through their respective attorneys, hereby		
2	stipulate to the dismissal of these claims and counterclaims, after which RLI, Travelers, and		
3	Ironshore will no longer be parties to this case. This stipulation does not apply to any claims or		
4	counterclaims between Premera and any other remaining party in this litigation and is without		
5	prejudice to (a) any rights the remaining defendants have as to potential future claims against the		
6	dismissed parties; and (b) any rights the dismissed parties have as to potential future claims against		
7	the remaining defendants.		
8	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.		
9	DATED: December 9, 2021.		
10			
11	By: <i>s/John R. Neeleman</i> John R. Neeleman, WSBA #19752		
12	Gwendolyn C. Payton, WSBA #26752		
	Kilpatrick Townsend & Stockton LLP 1420 5th Ave., Suite 3700		
13	Seattle, WA 98101		
14	206-467-9600		
1.7	gpayton@kilpatricktownsend.com		
15	jneeleman@kilpatricktownsend.com		
16 17	Attorneys for Defendant/Counterclaim Plaintiff Premera		
18	By: <u>s/ Eliot Harris</u> Eliot Harris, WSBA #36590		
19	By: <u>s/ Rodney Umberger</u> , Jr.		
20	Rodney Umberger, Jr., WSBA #24948 Williams Kastner & Gibbs PLLC		
21	601 Union Street, Suite 4100		
22	2 Union Square Seattle, WA 98101		
	206-628-6600		
23	eharris@williamskastner.com		
24	rumberger@williamskastner.com		
25	By: <u>s/ Mary Jo Barry</u>		
26	Mary Jo Barry, pro hac vice Kaufman Dolowich & Voluck, LLP		
	KILPATRICK TOWNSEND & STOCKTON LLP STIPULATION FOR DISMISSAL 1420 5th Ave., Suite 3700 OF CERTAIN DEFENDANTS – 2 Seattle, WA 98101		
	Case No. 2:17-cv-00714-RSL 206.467.9600		

	Case 2:17-cv-00714-RSL Document 133 Filed 12/10/21 Page 3 of 5
1	40 Exchange Place
2	20th Floor New York, New York 10005
	New York, New York 10005 212-485-9600
3	mbarry@kdvlaw.com
4	Attorneys for Ironshore Specialty Insurance
5	Company
6	By: <u>s/Jeremy Roland Schulze</u>
7	Jeremy Roland Schulze, WSBA #46670
	By: <u>s/Lawrence Gottlieb</u>
8	Lawrence Gottlieb, WSBA #20987 Betts Patterson & Mines
9	701 Pike Street, Suite 1400
	Seattle, WA 98101
10	206-292-9988
11	jschulze@bpmlaw.com
	lgottlieb@bpmlaw.com
12	By: <u>s/Joseph A. Bailey III</u>
13	Douglas M. Mangel, Pro Hac Vice
14	Joseph A. Bailey III, Pro Hac Vice
14	CLYDE & CO US LLP
15	1775 Pennsylvania Avenue NW
16	4th Floor Washington, DC 20006
16	202-747-5120
17	doug.mangel@clydeco.us
18	joseph.bailey@clydeco.us
19	Attorneys for RLI Insurance Company
20	By: <u>s/ Joseph D. Hampton</u>
21	Joseph D. Hampton, WSBA #15297 Betts Patterson & Mines
21	701 Pike Street, Suite 1400
22	Seattle, WA 98101
23	206-292-9988
24	jhampton@bpmlaw.com
	By: <u>s/ Andrew Oldis</u>
25	Andrew Oldis, pro hac vice By: <u>s/ Matthew Collibee</u>
26	Matthew M. Collibee, pro hac vice
	KILPATRICK TOWNSEND & STOCKTON LLP
	STIPULATION FOR DISMISSAL 1420 5th Ave., Suite 3700
	OF CERTAIN DEFENDANTS – 3 Seattle, WA 98101   Case No. 2:17-cv-00714-RSL 206.467.9600
	Case 110. 2.1 / -07-00 / 1T-RSL 200.40 / .7000

	Case 2:17-cv-00714-RSL	Document 133 Filed 12/10/21 Page 4 of 5
1		By: <u>s/ Wayne E. Borgeest</u>
2		Wayne E. Borgeest, pro hac vice By: <u>s/ Joan Gilbride</u>
3		Joan Gilbride, <i>pro hac vice</i> KAUFMAN BORGEEST & RYAN
4		200 SUMMIT LAKE DRIVE
E		VALHALLA, NY 10595 aoldis@kbrlaw.com
5		jgilbride@kbrlaw.com
6		mcollibee@kbrlaw.com
7		wborgeest@kbrlaw.com
		914-449-1091
8 9		Attorneys for Travelers Casualty and Surety Company of America
		1 2 2
10		Dry of Lowerifor L. Crow
11		By: <u>s/ Jennifer L. Crow</u> Jennifer L. Crow, WSBA #43746
12		Scheer Law Group LLP
12		101 SW Main St, Suite 1600
13		Portland, OR 97204
14		503-542-1200 jcrow@scheerlaw.com
15		Attorneys for RSUI Indemnity Company
16		Autorneys for KSO1 Indemnity Company
17		By: : <u>s/ Robert J. Guite</u>
		Robert J. Guite, WSBA #25753
18		Sheppard Mullin Richter & Hampton LLP
19		4 Embarcadero Center, 17 <sup>th</sup> Floor
~		San Francisco, CA 94111 415-434-9100
20		rguite@sheppardmullin.com
21		Attorneys for Homeland Insurance Company of
22		New York
23		
24		
25 26		
26		
		KILPATRICK TOWNSEND & STOCKTON LLP
	STIPULATION FOR DISMISSAL OF CERTAIN DEFENDANTS – 4 Case No. 2:17-cv-00714-RSL	1420 5th Ave., Suite 3700 Seattle, WA 98101 206.467.9600

	Case 2:17-cv-00714-RSL Document 133 Filed 12/10/21 Page 5 of 5
1	Based on the above Stipulation, IT IS SO ORDERED.
2	Dated this 10th day of December, 2021.
3	MM S Casnik Robert S. Lasnik
4	Robert S. Lasnik United States District Judge
5	
6	
7 8	Presented By:
° 9	
10	By: <u>s/ John R. Neeleman</u> John R. Neeleman, WSBA #19752
11	Kilpatrick Townsend & Stockton LLP
12	1420 5th Ave., Suite 3700 Seattle, WA 98101
13	206-467-9600 jneeleman@kilpatricktownsend.com
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
	STIPULATION FOR DISMISSALKILPATRICK TOWNSEND & STOCKTON LLPOF CERTAIN DEFENDANTS - 51420 5th Ave., Suite 3700Case No. 2:17-cv-00714-RSLSeattle, WA 98101206.467.9600