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Plaintiffs and Hudson hereby stipulate Hudson shall have through and including January 1 2 16, 2018 to answer or otherwise respond to Plaintiffs' Second Amended Complaint. 3 SO STIPULATED to this January 2, 2018. 4 5 6 By: // Peter J. Mintzer By: __// Westin McLean (signed by Peter J. Peter J. Mintzer, WSBA #19995 Mintzer with e-mail authorization) Justin S. Landreth, WSBA #44849 Thomas Lether, WSBA #18089 8 SELMAN BREITMAN LLP Eric J. Neal, WSBA #31863 800 Fifth Avenue, Suite 4100 9 Westin McLean, WSBA #46462 Seattle, WA 98104 LETHER & ASSOCIATES, PLLC Telephone: 206.447.6461 10 Facsimile: 206.588.4185 1848 Westlake Ave N. Suite 100 pmintzer@selmanlaw.com Seattle, WA 98109 11 ilandreth@selmanlaw.com Telephone: 206.467.5444 Facsimile: 206.467.5544 12 Attorneys for Defendant HUDSON tlether@letherlaw.com INSURNACE COMPANY 13 eneal@letherlaw.com wmclean@letherlaw.com 14 Attorneys for Plaintiffs MASSACHUSETTS 15 BAY INSURANCE COMPANY and THE HANOVER INSURANCE COMPANY 16 17 18 19 20 21 22 23 24 25

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ORDER

Defendant HUDSON INSURANCE COMPANY shall have up to and including January 16, 2018, to answer or otherwise respond to the Second Amended Complaint.

Dated this 3rd day of January 2018.

RICARDO S. MARTINEZ

CHIEF UNITED STATES DISTRICT JUDGE

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