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7		The Honorable Ricardo S. Martinez	
8	IN THE UNITED STAT	TES DISTRICT COURT	
9	WESTERN DISTRIC	T OF WASHINGTON	
10	AT SE.	ATTLE	
11		Com No. 2:17 01174 DOM	
12	MASSACHUSETTS BAY INSURANCE COMPANY AND HANOVER INSURANCE COMPANY,	Case No. 2:17-cv-01174-RSM	
13	Plaintiffs,	STIPULATED MOTION AND ORDER TO EXTEND TIME FOR HUDSON	
14	V.	INSURANCE COMPANY TO RESPOND TO SECOND AMENDED COMPLAINT	
15	PUSH HDD, LLC; REECE CONSTRUCTION		
16	COMPANY; ZURICH AMERICAN INSURANCE COMPANY; AND HUDSON INSURANCE COMPANY		
17	Defendants.		
18			
19 20	Description 1 at a low of an alter Count and in the		
20	By stipulated motion the Court previously		
21	Company ("Hudson")'s deadline to January 23, 2	-	
22	Second Amended Complaint filed by Plaintiffs N		
23	Hanover Insurance Company ("Plaintiffs"). (Dk	t #36.) Plaintiffs and Hudson, along with certain	
24	other parties, have reached a settlement, which in	ncludes the eventual dismissal of Hudson from	
25	this action. The parties are working on the settle	ment agreement. Hudson and Plaintiffs	
26	therefore seek to avoid Hudson filing an unnecessary and moot Rule 12 motion by extending the		
	STIPULATED MOTION AND ORDER TO EXTEND TIME TO RESPOND TO SECOND AMENDED COMPLAINT	SELMAN BREITMAN LLP 800 Fifth Avenue, Suite 4100 Seattle, WA 98104	
	Case No.: 2:17-cv-01174-RSM -1 41620.1 1574.43377	T: 206.447.6461 F:206.588.4185 Docket	

1	time for Hudson to answer or otherwise respond to the Second Amended Complaint.
2	Hudson seeks, and Plaintiffs stipulate to, additional time through and including March
3	23, 2018, to answer or otherwise respond to Plaintiffs' Second Amended Complaint. Plaintiffs
4	and Hudson hereby stipulate Hudson shall have through and including March 23, 2018 to answer
5	or otherwise respond to Plaintiffs' Second Amended Complaint.
6	SO STIPULATED to this January 23, 2018.
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9	By: /s/ Westin McLean (signed by Justin S. By: /s/ Justin S. Landreth
10	Landreth with e-mail authorization) Landreth WSBA #19995 Justin S. Landreth, WSBA #44840
11	Thomas Lether, WSBA #18089Justin S. Landreth, WSBA #44849Eric J. Neal, WSBA #31863SELMAN BREITMAN LLP800 Fifth Avenue, Suite 4100
12	Westin McLean, WSBA #46462Seattle, WA 98104LETHER & ASSOCIATES, PLLCTelephone: 206.447.6461
13	1848 Westlake Ave N. Suite 100Facsimile: 206.588.4185Seattle, WA 98109pmintzer@selmanlaw.com
14	Telephone: 206.467.5444 jlandreth@selmanlaw.com
15	Facsimile: 206.467.5544Attorneys for Defendant HUDSONtlether@letherlaw.comINSURNACE COMPANY
16 17	eneal@letherlaw.com wmclean@letherlaw.com
17	Attorneys for Plaintiffs MASSACHUSETTS
10	BAY INSURANCE COMPANY and THE HANOVER INSURANCE COMPANY
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	STIPULATED MOTION AND ORDER TO EXTENDSELMAN BREITMAN LLPTIME TO RESPOND TO SECOND AMENDED800 Fifth Avenue, Suite 4100COMPLAINTSeattle, WA 98104Case No.: 2:17-cv-01174-RSM - 2T: 206.447.6461 F:206.588.418541620.1 1574.43377T: 206.447.6461 F:206.588.4185

1	ORDER
2	IT IS SO ORDERED. Defendant HUDSON INSURANCE COMPANY shall have up to
3	and including March 23, 2018, to answer or otherwise respond to the Second Amended
4	Complaint.
5	Dated this 23 day of January, 2018.
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9	RICARDO S. MARTINEZ
10	CHIEF UNITED STATES DISTRICT JUDGE
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	STIPULATED MOTION AND ORDER TO EXTENDSELMAN BREITMAN LLPTIME TO RESPOND TO SECOND AMENDED800 Fifth Avenue, Suite 4100COMPLAINTSeattle, WA 98104
	Case No.: 2:17-cv-01174-RSM - 3 <sup>41620.1</sup> 1574.43377 T: 206.447.6461 F:206.588.4185