



1 Hudson seeks, and Zurich stipulates to, additional time through and including March 23,  
2 2018, to answer or otherwise respond to Zurich's Cross Claim. Zurich and Hudson hereby  
3 stipulate Hudson shall have through and including March 23, 2018 to answer or otherwise  
4 respond to Zurich's Cross Claim.

5 SO STIPULATED to this February 8, 2018.

6  
7  
8 By: /s/ Jacquelyn A. Beatty (signed by Justin S. Landreth with e-mail authorization) By: /s/ Justin S. Landreth  
9 Jacquelyn A. Beatty, WSBA #17567 Peter J. Mintzer, WSBA #19995  
10 KARR TUTTLE CAMPBELL Justin S. Landreth, WSBA #44849  
11 701 Fifth Avenue, Suite 3300 SELMAN BREITMAN LLP  
12 Seattle, WA 98104 800 Fifth Avenue, Suite 4100  
Telephone: 206.223-1313 Seattle, WA 98104  
Telephone: 206.447.6461  
jbeatty@karrtuttle.com Facsimile: 206.588.4185  
pmintzer@selmanlaw.com  
jlandreth@selmanlaw.com

13 Attorneys for Defendant ZURICH  
14 AMERICAN INSURANCE COMPANY

Attorneys for Defendant HUDSON  
INSURANCE COMPANY

15  
16  
17 **ORDER**

18 Defendant Hudson Insurance Company shall have up to and including March 23, 2018 to  
19 answer or otherwise respond to Defendant Zurich American Insurance Company's Cross-Claim  
20 (Dkt. #37).

21 Dated this 9<sup>th</sup> day of February 2018.

22  
23 

24 RICARDO S. MARTINEZ  
25 CHIEF UNITED STATES DISTRICT JUDGE  
26