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I. **STIPULATED MOTION**

STIPULATED MOTION AND ORDER TO CONTINUE TRIAL DATE AND CASE SCHEDULE -1

ALEXANDER SPEARMAN, an individual,

Counterclaim Defendant

Third-Party Defendant.

2:20-cv-00013 RSM

Mix Sanders Thompson, PLLC 1420 Fifth Avenue, Suite 2200 Seattle, WA 98101 Tel: 206-521-5989

Fax: 888-521-5980

The parties enter into this Stipulation in accordance with Local Rule 16(b)(6), which provides that a request to continue the trial date must be made in writing to the Court and supported by good cause. The parties jointly contend there is good cause to continue the trial date from January 24, 2022 to May 16, 2022 and extend the case schedule accordingly for the following reasons:

- On December 23, 2019, Spearman Corporation filed suit against The Boeing Company in King County Superior Court under Cause No. 19-2-33820-2 KNT. On January 3, 2020, Boeing filed its Notice of Removal to U.S District Court in the Western District of Washington.
- 2. On February 4, 2020, Boeing filed a Motion for Partial Dismissal and on May 14, 2020, Spearman Corporation filed its First Amended Complaint, which resulted in a new round of briefing in connection with Boeing's Partial Motion to Dismiss. The Court's Order Granting Defendants' Partial Motion to Dismiss CPA Claim was filed on January 14, 2021.
- 3. Boeing filed its Answer to First Amended Complaint, Affirmative Defenses, Counterclaim and Third Party Complaint on January 28, 2021 along with a Motion for Relief from Deadline to Add Parties *See Doc No. 64*. On March 30, this Court granted Boeing's motion. *See Doc No. 88*.
- 4. On March 22, 2021, Mix Sanders Thompson PLLC filed a notice of appearance to defend Spearman Corporation, Spearman Corporation Kent Division, and Alex Spearman against Boeing's counter and third-party claims. See Doc No. 85. Since appearing in this case, counsel from Mix Sanders Thompson has advised Boeing that it has spent substantial time reviewing thousands of documents within the database in efforts to respond to Boeing's requests for production, and it continues to do so, but significant document discovery remains outstanding.

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- 5. On July 6, 2021, attorneys Nicholas Larson and Alexandrea Tomp with Murphy Pearson Bradley and Feeney, filed a notice of appearance to defend Spearman Corporation, Spearman Corporation Kent Division and Alex Spearman against Boeing's counter and third-party claims. *See Doc No. 98.* Mr. Larson and Ms. Tomp have advised Boeing that they will be lead counterclaim and third-party defense counsel for Spearman Corporation, Spearman Corporation Kent Division and Alex Spearman at trial. Lane Powell has advised Boeing that it will remain lead Plaintiffs' counsel. (Boeing reserves any issues relating to the identification of two "lead" counsel for the same parties.)
- 6. The parties' have recently commenced depositions in this case and are in the process of scheduling other depositions.
- 7. The parties jointly contend there is significant discovery remaining, including written discovery, additional depositions, and expert discovery. Furthermore, because of the current status of discovery, the parties require additional time in order to prepare for and have the opportunity to engage in alternate dispute resolution, let alone trial.
- 8. Due to the volume of documents involved in this case, Mr. Larson and Ms. Tomp's recent notice of appearance, pending discovery requests and the overall status of discovery, including expert discovery and the upcoming deadlines for producing expert witness reports, in addition to the reasons set forth above, there is good cause to continue the trial date to May 16, 2022. Further, the parties jointly request that the following deadlines set forth in the Court's March 11, 2021 Order (Doc No. 84) extending the trial date and related dates be extended as follows:

Event	Current Deadline	New Proposed Deadline
Primary Experts Identified (names and CVs only)	July 26, 2021	July 26, 2021

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Disalagona for somet	July 26, 2021	Navamban 20, 2021
Disclosure for expert	July 26, 2021	November 29, 2021
testimony under FRCP		
26(a)(2)		
Mediation if requested by	December 10, 2021	December 10, 2021
the parties		
Deadline for filing motions	September 2, 2021	January 6, 2022
related to discovery		
Discovery Completed	September 28, 2021	January 28, 2022
All dispositive motions	October 28, 2021	February 25, 2022
filed by and noted for 4 th		
Friday thereafter		
Trial Commences	January 24, 2022	May 16, 2022
All motions in limine must	4 weeks prior to trial	4 weeks prior to trial
be filed	-	-
Agreed pretrial order due	2 weeks prior to trial	2 weeks prior to trial
Trial briefs, proposed voir	5 weeks prior to trial	5 days prior to trial
dire, jury instructions,		
neutral statement of the case,		
and trial exhibits due		

Dated this 16th day of July, 2021 1 2 By: s/Michael G. Sanders Michael G. Sanders, WSBA No. 33881 Colton J. Arias, WSBA No. 54082 3 Attorneys for Counterclaim Defendant, Spearman 4 Corporation, Spearman Corporation Kent Division and Third-Party Defendant Alex Spearman 5 MIX SANDERS THOMPSON, PLLC 1420 Fifth Avenue, Suite 2200 6 Seattle, WA 98101 Telephone: 206-734-4145 7 Facsimile: 888-521-5980 Email: michael@mixsanders.com 8 By: s/ David Schoeggl 9 By: s/ Callie A. Castillo By: s/ Bret A. Finkelstein David Schoeggl, #13638 10 Callie A. Castillo, #38214 Bret A. Finkelstein, #48845 11 Lane Powell PC 12 1420 Fifth Avenue, Suite 4200 Seattle, WA 98111-9402 Telephone: 206.223.7000 13 Facsimile: 206.223.7107 Email: schoeggld@lanepowell.com 14 castilloc@lanepowell.com 15 finkelsteinb@lanepowell.com Attorneys for Plaintiffs 16 By: s/ Nicholas P. Gellert By: s/ Susan E. Foster 17 By: s/ Leigh E. Sylvan By: s/ David S. Steele 18 By: s/ Steven Sun Beale Nicholas P. Gellert #18041 19 Susan E. Foster #18030 20 Leigh E. Sylvan #52415 David S. Steele #45640 21 Steven Sun Beale #55723 **Perkins Coie LLP** 22 1201 Third Avenue, Suite 4900 Seattle, WA 98101-3099 23 Telephone: 206.359.8000

Mix Sanders Thompson, PLLC 1420 Fifth Avenue, Suite 2200 Seattle, WA 98101 Tel: 206-521-5989

Fax: 888-521-5980

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Facsimile: 206.359.9000

Email: NGellert@perkinscoie.com

DATE AND CASE SCHEDULE - 5

STIPULATED MOTION AND ORDER TO CONTINUE TRIAL

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1	SFoster@perkinscoie.com
2	LSylvan@perkinscoie.com DSteele@perkinscoie.com
3	SBeale@perkinscoie.com Attorneys for Defendant The Boeing Company
4	By: s/ Nicholas C. Larson
5	By: s/ Alexandrea M. Tomp Nicholas C. Larson, WSBA No. 46034
6	Alexandrea M. Tomp, WSBA 57460 Murphy Pearson Bradley & Feeney
7	1455 NW Leary Way, Suite 400 Seattle, WA 98107
8	Telephone: (206) 219-2008 Fax: (415) 393-8087
9	Email: nlarson @mpbf.com atomp@mpbf.com
10	Attorneys for Counterclaim Defendant Spearman Corporation, Spearman
11	Corporation Kent Division and Third-Party Defendant Alex Spearman
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1 2 **ORDER** 3 Based on the above Stipulated Motion, the Court does here by ORDER: 4 1. The Stipulated Motion is granted; 2. Trial is continued to begin on May 16, 2022, and all pretrial dates are continued as 5 6 reflected in the above Stipulated Motion. 7 DATED this 16th day of July, 2021. 8 9 10 11 ARDO S. MARTINEZ 12 UNITED STATES DISTRICT JUDGE 13 14 **CERTIFICATE OF SERVICE** 15 I, Kelly Lee certify that on July 16, 2021 I electronically filed the foregoing with the 16 Clerk of the Court using the CM/ECF System and caused to be served a true and correct copy 17 via the method indicated below and addressed to the following: 18 Attorneys for Plaintiff Spearman Attorneys for Defendant The Boeing Company Nicholas P. Gellert 19 Corporation and Spearman Corporation Susan E. Foster Kent Division Leigh E. Sylvan 20 David M. Schoeggl Steven S. Beale Callie A. Castillo Perkins Coie LLP 21 Bret Finkelstein 1201 Third Ave, Ste 4900 Lane Powell, PC Seattle, WA 98101-3099 22 1420 Fifth Ave, Ste 4200 ngellert@perkinscoie.com Seattle, WA 98111 sfoster@perkinscoie.com 23 schoeggld@lanepowell.com lsylvan@perkinscoie.com castilloc@lanepowell.com sbeale@perkinscoie.com finkelsteinb@lanepowell.com echerry@perkinscoie.com 24 krastello@perkinscoie.com STIPULATED MOTION AND ORDER TO CONTINUE TRIAL Mix Sanders Thompson, PLLC DATE AND CASE SCHEDULE - 7

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Mix Sanders Thompson, PLLC 1420 Fifth Avenue, Suite 2200 Seattle, WA 98101 Tel: 206-521-5989

Fax: 888-521-5980

1	fosterk@lanepowell.com dsteele@perkinscoie.com ⊠CM/ECF electronic service ⊠CM/ECF electronic service
2	
3	Attorneys for Counterclaim Defendant Spearman Corporation, Spearman Corporation Kent Division and Third-Party
4	Defendant Alex Spearman Nicholas C. Larson
5	Alexandrea M. Tomp Murphy Pearson Bradley & Feeney
6	1455 NW Leary Way, Ste 400 Seattle, WA 98107 nlarson@mpbf.com
7	atomp@mpbf.com ⊠CM/ECF electronic service
8	ACIVI/ECT electronic service
9	I certify under penalty of perjury under the laws of the state of Washington that the foregoing
10	is true and correct.
11	s/Kelly Lee Mix Sanders Thompson, PLLC
12	1420 Fifth Avenue, 22 nd Floor Seattle, WA 98101
13	Tel: 206-521-5989 Fax: 888-521-5980
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