SUBSTITUE CUSTODIAN AND ORDER AUTHORIZING MOVEMENT OF VESSEL - 1

SEATTLE, WASHINGTON 98101 206/624-2800 FAX: 206/624-2805

Doc. 11

- 2. The Clerk of the Court has been authorized to issue a Warrant for Arrest of Vessel commanding the United States Marshal for this District to arrest and take the defendant vessel into custody and to detain it in custody until further Order of this Court.
- 3. It is contemplated that the United States Marshal will seize the defendant vessel forthwith. Custody by the U.S. Marshal requires the services of one or more keepers at a charge of \$300.00 or more per day for the keepers alone and not including charges for moorage and the other services usually associated with safekeeping vessels similar to the defendant vessel.
- 4. The defendant vessel is currently moored at Marina Mart, 1264 Westlake Avenue North, Seattle, Washington. In the discretion of the substitute custodian, immediately after arrest it may be moved to the facility of Marine Lenders Services, LLC at 5350 30th Avenue NW, Seattle, Washington.
- 5. Plaintiff is agreeable to allow Marine Lenders Services, LLC to assume the responsibility of safekeeping said vessel and Marine Lenders Services, LLC has consented to act as her custodian until further Order of this Court. Fees and expenses to be charged by Marine Lenders Services, LLC will be substantially less than the cost of leaving the defendant vessel in the custody of the U.S. Marshal.
- 6. Buck Fowler, Jr. by declaration avers that Marine Lenders Services, LLC has no interest in the outcome of this lawsuit, can arrange for adequate facilities and supervision for the proper safekeeping of the vessel, and has obtained liability insurance with policy limits of not less than \$1,000,000.00 which is expected to be adequate to respond in damages for loss or injury to the defendant vessel or for damages sustained by third parties due to any acts, faults, or negligence of said

ORDER APPOINTING MARINE LENDERS SERVICES, LLC SUBSTITUE CUSTODIAN AND ORDER AUTHORIZING

MOVEMENT OF VESSEL - 3

substitute custodian. Further, in his declaration, Buck Fowler, Jr., on behalf of Marine Lenders Services, LLC, agrees to accept custody of the defendant vessel and its equipment which is the subject of the action herein, in accordance with the terms of this Order.

7. In consideration of the U.S. Marshal's consent to the appointment of Marine Lenders Services, LLC, plaintiff agrees to release the United States and the U.S. Marshal from any and all liability and responsibility arising out of the care and custody of the defendant vessel and its equipment, from the time the U.S. Marshal transfers custody of the vessel over to the substitute custodian, and plaintiff further agrees to indemnify and hold the United States and the U.S. Marshal harmless from any and all claims whatsoever arising out of the substitute custodian's possession and safekeeping.

THEREFORE, IT IS ORDERED that the U.S. Marshal for the Western District of Washington be, and is authorized and directed, upon the seizure of said defendant vessel, its engines, tackle, and all other necessaries thereunder appertaining and belonging, pursuant to the Warrant for Arrest, to surrender the custody thereof to Marine Lenders Services, LLC as substitute custodian, and that upon such surrender the U.S. Marshal shall be discharged from all duties and responsibilities for the safekeeping of said vessel and held harmless from any and all claims arising out of said custodial services.

IT IS FURTHER ORDERED that Marine Lenders Services, LLC, as substitute custodian, shall see to and be responsible for the safekeeping of the defendant vessel. Duties of the substitute custodian shall include, but are not limited to, ensuring that there is adequate, safe moorage for the defendant vessel. The substitute custodian is SIDERIUS LONERGAN & MARTIN LLP

not required to have a person live on board the defendant vessel, but an officer or authorized agent of the substitute custodian shall go on board from time to time to carry out the duties of substitute custodian. No other person shall be allowed to enter on the defendant vessel except as provided for herein or as otherwise expressly authorized by Order of this Court.

IT IS FURTHER ORDERED that the defendant vessel may be moved by tug or other safe means from its present moorage to adequate, safe moorage at the facilities of the substitute custodian on the Lake Washington Ship Canal, Seattle, Washington. The substitute custodian shall notify the Office of the U.S. Marshal that the vessel is to be moved and shall again notify the Office of the U.S. Marshal when the vessel has been moved. Once the vessel has been moved to the facilities of the substitute custodian, the defendant vessel shall not be moved again without further Order of the Court.

IT IS FURTHER ORDERED that Marine Lenders Services, LLC, as substitute custodian, may, but is not required to, retain a marine engineer familiar with the vessel and to take him on board the vessel with authorized agents of Marine Lenders Services, LLC to assist in the securing of the vessel.

IT IS FURTHER ORDERED that Marine Lenders Services, LLC, as substitute custodian, may, but is not required to, remove those pieces of electronic equipment on board the vessel, if any, which may be easily removed without damage to the vessel, and that such removed electronic equipment shall be stored in a safe, secure storage pending further Order of this Court.

IT IS FURTHER ORDERED that Marine Lenders Services, LLC, as substitute custodian, may, but is not required to, retain such services as are necessary to clean SIDERIUS LONERGAN & MARTIN LLP

the interior and/or exterior of the vessel, with such cleaning services to be performed under the supervision of the substitute custodian.

IT IS FURTHER ORDERED that plaintiff shall arrange to pay charges for moorage of the vessel, shall pay the fees and costs of the substitute custodian and shall reimburse the substitute custodian for costs in securing the vessel, in conducting the inventory of the equipment on board, in securing the vessel, in having the vessel cleaned, and for moving the vessel.

IT IS FURTHER ORDERED that all authorized expenses, hereafter approved by the Court, for moorage in an amount not to exceed \$11.00 per foot per month, for securing and inventory of the vessel in an amount not to exceed \$516.00, for custody of the vessel and its equipment in an amount not to exceed \$100.00 per week, for charges for moving the vessel, for charges for securing the vessel, for charges for cleaning the vessel and for insurance on the vessel, which are incurred by the substitute custodian or plaintiff for the safekeeping of the defendant vessel and its equipment, shall be deemed administrative expenses of the U.S. Marshal.

IT IS FURTHER ORDERED that plaintiff's attorney shall send a copy of this Order to the owner of the defendant vessel at the last address known by plaintiff by certified mail, return receipt requested.

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1	DATED this 24th day of September, 2021.
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3	Barbara Pottetin
4	Barbara Jacobs Rothstein
5	U.S. District Court Judge
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7	Presented by:
8	/s/ Michael Siderius
9	Michael Siderius, WSBA 25510 SIDERIUS, LONERGAN & MARTIN, LLP
10	Attorneys for Plaintiff
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