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6	UNITED STATES D WESTERN DISTRICT OF WA	
7	UNITED STATES OF AMERICA, for the Use and Benefit of SCI	NO. 2:22-cv-00299-KKE
8	INFRASTRUCTURES, LLC; AND SCI INFRASTRUCTURES, LLC, a Washington	STIPULATION AND ORDER EXTENDING CASE DEADLINES
9	limited liability company, Plaintiffs,	
10	v.	
11	CHEROKEE GENERAL CORPORATION, an Oregon corporation; and HARTFORD	
12	FIRE INSURANCE COMPANY, a Connecticut corporation,	
13	Defendants.	
14	CHEROKEE GENERAL CORPORATION, an Oregon corporation,	
15	Counterclaim and Third-Party Plaintiff,	
16	V.	
17	SCI INFRASTRUCTURES, LLC, a Washington limited liability company; and	
18	SWISS RE CORPORATE SOLUTIONS AMERICA INSURANCE	
19	AMERICA INSURANCE CORPORATION f/k/a NORTH AMERICAN SPECIALTY INSURANCE	
20	COMPANY, Bond No. 2216796,	
21	Counterclaim Defendants.	
22		
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24		
	STIPULATION AND ORDER EXTENDING CASE DEADLINES (NO. 2:22-cv-00299-KKE)	<b>Ashbaugh Beal</b> 701 FIFTH AVE., SUITE 4400 SEATTLE, WA 98104 T. 206.386.5900 F. 206.344.7400 Dockets

1	<b>STIPULATION</b>		
2	Plaintiff and Counterclaim Defendant SCI Infrastructures, LLC ("SCI"), Defendant		
3	and Counterclaim and Third-Party Plaintiff Cherokee General Corporation ("Cherokee"),		
4	Defendant Hartford Fire Insurance Company ("Hartford"), and Counterclaim Defendant Swiss		
5	Re Corporate Solutions America Insurance Corporation f/k/a North American Specialty		
6	Insurance Company ("Swiss Re") (collectively referred to as the "Parties") hereby submit this		
7	Stipulated Motion to Extend Certain Deadlines in Dkt. #40.		
8	I. <u>Introduction</u>		
9	Pursuant to the Court's September 14, 2023 Order Gra	anting Stipulated Motion to	
10	Extended Case Schedule (Dkt. #40), the following discovery-relation	ted deadlines were set by the	
11	Court:		
12	Event	Date	
13	JURY TRIAL SET FOR 09:00 am on	7/22/2024	
14	Disclosure of expert testimony under FRCP 26(a)(2) due	12/22/2023	
15	Disclosure of rebuttal expert testimony under FRCP 26(a)(2) due	1/23/2024	
16	All motions related to discovery must be filed by	1/23/2024	
17	Discovery completed by	2/22/2024	
18 19	All dispositive motions and motions challenging expert witness testimony must be filed by this date (see LCR 7(d)). Such motions must be noted for consideration no later than the fourth Friday thereafter (see LCR 7(d)).	3/25/2024	
20	Friday thereafter (see LCR 7(d)) Settlement conference, if mediation has been requested by the	4/22/2024	
21	parties per LCR 39.1 held no later than Mediation per LCR 39.1 if requested by the parties, held no later	6/6/2024	
22	than All motions in limine must be filed by	6/17/2024	
23	Proposed jury instructions and agreed LCR 16.1 Pretrial Order	7/1/2024	
24	STIPULATION AND ORDER EXTENDING CASE DEADLINES (NO. 2:22-cv-00299-KKE)	<b>Ashbaugh Beal</b> 701 FIFTH AVE., SUITE 4400 SEATTLE, WA 98104 T. 206.386.5900 F. 206.344.7400	

1	due, including exhibit list with completed authenticity,		
2	admissibility, and objections fieldsTrial briefs, proposed voir dire questions, and depositions		7/8/2024
3	designations due Pretrial conference scheduled at 10:00 am on		7/11/2024
4	At this time, the Parties believe there is good cause pursuant to FRCP 16(b)(4) as well		
5	as LCR 16(b)(6) for an extension of discovery-related deadlines in the Court's Order Granting		
6	Stipulated Motion to Extended Case Schedule (Dkt. #40). The Parties are not asking the Court		
7	to extend any deadlines that have already passed, nor ar	e the Parties ask	ing the trial date be
8	modified. Rather, the parties are asking that the Court gra	nt the Parties' joi	int request to extend
9	the following pending discovery-related deadlines:		
10	Event	Current Date	Requested Date
11	Disclosure of expert testimony under FRCP 26(a)(2) due	12/22/2023	2/22/2024
12	Disclosure of rebuttal expert testimony under FRCP $26(a)(2)$ due	1/23/2024	3/15/2024
13	All motions related to discovery must be filed by	1/23/2024	3/21/2024
14	Discovery completed by	2/22/2024	4/1/2024
15	All dispositive motions and motions challenging expert	3/25/2024	4/7/2024
16	witness testimony must be filed by this date (see LCR 7(d)). Such motions must be noted for consideration no		
17	later than the fourth Friday thereafter (see LCR 7(d))		
18	The Parties believe the above-requested extensions are necessary given the high		
19	volume of documents still being produced in this matter, coupled with efforts to obtain access		
20	to documents marked as confidential pursuant to a Protective Order in the matter of Cherokee		
21	General Corporation v. United States, Case No. 18-412C (Ct. Cl. 2018) (the "Underlying		
22	Lawsuit"). The Parties are jointly coordinating the production of documents requested from		ents requested from
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	STIPULATION AND ORDER EXTENDING CASE DEADLINES (NO. 2:22-cv-00299-KKE)	701 FIFTH SEATTLE	Daugh Beal HAVE., SUITE 4400 , WA 98104 5.5900 F. 206.344.7400

third parties via subpoenas served months ago, and some or all of the Parties intend to issue 1 2 additional subpoenas in the coming weeks.

different individuals, some of whom are no longer employed by the parties and/or are currently

attempted to be located/reached by the parties, and other individuals currently/formerly

employed by the United States Army Corps of Engineers ("USACE"), which have posed

logistical challenges related to the scheduling of the same due to restrictions by the United

resolve issues posed by the Protective Order in the Underlying Lawsuit, contact former and/or

unavailable employees for the purposes of deposing the same, obtain documents pursuant to

subpoenas previously issued, and provide the time necessary to obtain and review all relevant

The extensions requested by the Parties would allow the Parties additional time to

In addition to the above, discovery in this litigation includes depositions of several

States.

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### II. **RELIEF REQUESTED**

The Parties ask that the Court to extend the currently pending discovery-related 15 deadlines set pursuant to Dkt. #40 as follows: 16

17	Event	Current Date	Requested Date
18	Disclosure of expert testimony under FRCP 26(a)(2) due	12/22/2023	2/22/2024
19	Disclosure of rebuttal expert testimony under FRCP 26(a)(2) due	1/23/2024	3/15/2024
20	All motions related to discovery must be filed by	1/23/2024	3/21/2024
21	Discovery completed by	2/22/2024	4/1/2024
22	All dispositive motions and motions challenging expert witness testimony must be filed by this date (see LCR	3/25/2024	4/7/2024
23	7(d)). Such motions must be noted for consideration no later than the fourth Friday thereafter (see LCR 7(d))		
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facts and information necessary to resolve this dispute.

Ashbaugh Beal 01 FIFTH AVE., SUITE 4400 ATTLE, WA 98104 06.386.5900 F. 206.344.7400 In the alternative, to the extent the Court declines to grant the above-requested extensions, the Parties respectfully request the Court grant the following extensions of deadlines regarding expert reports:

5	Event	Current Date	Requested Date (In the Alternative)
6	Disclosure of expert testimony under FRCP 26(a)(2) due	12/22/2023	2/6/2024
7	Disclosure of rebuttal expert testimony under FRCP 26(a)(2) due	1/23/2024	2/26/2024
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## III. STATEMENT OF FACTS

10 To date, the Parties have worked diligently and effectively together on this matter, and 11 have already attempted to mediate this dispute. Both SCI and Cherokee have issued discovery 12 which has resulted in the continued production of documents, but leave the Parties with a 13 significant volume of documents to review. The parties are currently attempting to schedule 14 depositions, which has proven challenging given the logistical difficulties of scheduling 15 witnesses employed or formerly employed by the USACE, (e.g., requiring the Parties submit 16 Touhy Requests prior to deposing current/former employees of the USACE, the USACE's 17 restrictions of witness availability, etc.), the upcoming holidays, and the fact that several 18 witnesses are former employees of the Parties. Finally, the Parties are currently engaged in 19 discussions with one another and counsel for the Department of Justice in order for SCI to 20 obtain documents produced by the United States in the Underlying Lawsuit, and are currently 21 engaged in efforts to compel the production of documents pursuant to subpoenas issued (or 22 subpoenas that will be issued) to third parties. The foregoing efforts have made a brief 23 continuance of the deadlines in the interest of the Parties and the Court, as the above-requested

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extensions will allow for a more efficient and effective resolution of the issues posed in this dispute. 2

### IV. ARGUMENT

A.

Legal Standard

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Pursuant to FRCP 16(b)(4), LCR 16(b)(6) the deadlines set forth in the Court's Order Granting Stipulated Motion to Extended Case Schedule (Dkt. #40) may be modified with good cause. The "good cause" standard considers the diligence of the party (or Parties) seeking the amendment. Johnson v. Mammoth Recreations, 975 F.2d 604, 609, (1992). The District Court can modify the schedule "if it cannot reasonably be met despite the diligence of the party seeking the extension." Johnson, 975 F.2d at 609.

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B.

# The Court Should Extend Discovery-Related Deadlines By 30 Days

The above-described facts support that there is good cause for an extension of the 12 currently pending discovery-related deadlines in this matter. The extension will allow for the 13 Parties to continue to engage in necessary discovery and motion practice to prepare for trial or 14 another mediation effort. The Parties have effectively used their time and worked diligently 15 together by exchanging information and documents, and have worked towards resolution of 16 the above-referenced challenges through regular and cooperative phone calls both with one 17 another and with third parties in possession of information relevant to this dispute. At this 18 point, an extension of the currently pending discovery-related deadlines is necessary to ensure 19 the Parties will have an opportunity to conduct all necessary discovery before the deadlines for 20 discovery and dispositive motions expire. A failure to grant an extension of these currently 21 pending deadlines would force the Parties to proceed in the case on incomplete facts and on an 22 unnecessarily expedited schedule. 23

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1	V. <u>Conclusion</u>		
2	For the reasons stated above, the Parties jointly request the Court grant the above-		
3	requested extensions of currently pending discovery-related deadlines.		
4	DATED: December 1, 2023.		
5	I certify that this memorandum contains 1,278 words, in compliance with the Local Civil Rules.		
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	<u>ORDER</u>	
The parties' stipulated motion (Dk	ct. No. 50) is GRANTED:	
Event		Date
Disclosure of expert testimony under FR	CP 26(a)(2) due	2/22/2024
Disclosure of rebuttal expert testimony u	under FRCP 26(a)(2) due	3/15/2024
All motions related to discovery must be	e filed by	3/21/2024
Discovery completed by		4/1/2024
All dispositive motions and motions c testimony must be filed by this date (see must be noted for consideration no lat thereafter (see LCR 7(d))	e LCR 7(d)). Such motions	4/7/2024
Any case deadline previously set emains in effect.	t (see Dkt. No. 40) and not n	nodified by th
DATED this 1st day of December	, 2023. Aynberly KE	) Ianson
DATED this ist day of December		
	Kymberly K. Evanson	
Presented by:	Kymberly K. Evanson	
Presented by:	Kymberly K. Evanson United States District Judg ASHBAUGH BEAL LLP By: <u>s/ Khalid Aziz</u>	ge
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