

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT TACOMA

UNITED STATES OF AMERICA, for
the use of BLACK PINE
DIRECTIONAL, INC., an Idaho
corporation, DOUG NEWMAN, an
Idaho resident, and JOSEPH NEWMAN,
a Colorado resident,

Plaintiffs,

vs.

ROBINSON BROS. CONSTR., INC., an
Oregon corporation, INTELEPOINT,
LLC, an Oregon corporation,
TRAVELERS CASUALTY AND
SURETY COMPANY OF AMERICA, a
Connecticut Corporation, CRAIG
SORENSEN, a Washington resident, and
MIKE RAKOZ, a Washington resident,

Defendants.

NO. 3:11-cv-05357- BHS

ORDER GRANTING MOTION TO
EXTEND TIME BY DEFENDANT
ROBINSON BROS. CONSTR., INC.

Defendant Robinson Bros. Constr., Inc.'s ("RBC's") Motion to
Extend Time is GRANTED, as follows:

1. The time for responsive pleadings by defendants is extended
through July 29, 2011, or for as-yet-to be served defendants, such later date as
may result from actual service; and

2. Deadlines set by the Court's May 16, 2011 Minute Order are
extended, as follows:

Deadline for Responsive Pleading by all defendants July 29, 2011
(except those entitled to a later date by virtue of the
actual date of service).

BRADACH LAW OFFICES
800 N.W. 6th Avenue, Suite 209
Portland, OR 97209-3783
(503) 238-7170

1 Deadline for FRCP 26(f) Conference: September 23, 2011
2 Initial Disclosures Pursuant to FRCP 26(a)(1): October 6, 2011
3 Combined Joint Status Report and Discovery October 13, 2011
4 Plan as Required by FRCP 26(f) and Local
5 Rule CR 16.

6 IT IS SO ORDERED

7 DATED this 28th day of July 2011.

8
9 

10
11 BENJAMIN H. SETTLE
12 US District Court Judge

13 PRESENTED BY:
14 BRADACH LAW OFFICES

15 By: s/ John F. Bradach, Sr.
16 John F. Bradach, Sr., WSB #24681
17 Attorney for defendant Robinson Bros. Constr., Inc.

18 **CERTIFICATE OF SERVICE**

19 I hereby certify that I electronically filed the foregoing **[PROPOSED]**
20 **ORDER GRANTING MOTION TO EXTEND TIME BY DEFENDANT**
21 **ROBINSON BROS. CONSTR., INC.** with the Clerk of the Court, using the
22 CM/ECF System, which will send notification of such filing to the following at
23 their respective email addresses:

24 Benjamin D. Johnson
25 Bennett Tueller Johnson & Deere
26 3165 East Milrock Drive, Suite 500
Salt Lake City, UT 84121
Telephone: (801) 438-2000
Facsimile: (801) 438-2050
Email: ben.johnson@btjd.com
Pro Hac Vice

BRADACH LAW OFFICES
800 N.W. 6th Avenue, Suite 209
Portland, OR 97209-3783
(503) 238-7170

1 and

2
3 Zachary Tomlinson
4 Davis Wright Tremaine LLP
5 1201 Third Avenue, Suite 2200
6 Seattle, WA 98101-3045
7 Telephone: (206) 757-8158
8 Facsimile: (206) 757-7158
9 Email: zacharytomlinson@dwt.com
10 Attorneys for Plaintiffs

11 and

12 Carter M. Mann
13 Lane Powell
14 601 S. W. 2nd Ave., Suite 2100
15 Portland, OR 97204
16 Telephone: (503) 778-2156
17 Facsimile: (503) 778-2200 \

18 Email: MannC@LanePowell.com

19 Attorney for Defendant Intelepoint, LLC

20 DATED this 5th day of July, 2011, at Portland, Oregon.

21 BRADACH LAW OFFICES

22 s/ John F. Bradach, Sr.

23 John F. Bradach, Sr., WSB #24681
24 Attorney for Defendant Robinson Bros.
25 Constr., Inc.
26

BRADACH LAW OFFICES
800 N.W. 6th Avenue, Suite 209
Portland, OR 97209-3783
(503) 238-7170