1	IN THE SUPREME COURT OF THE STATE OF NEVADA
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3	ZURICH AMERICAN INS. CO., et al.) Case No.: 81428
4	Appellants, Appellants, Contempolation (Contempolation) (Contempolatio
5	vs. j Elizabeth A. Brown
6	IRONSHORE SPECIALTY INS. CO.,
7	Respondent.
8)
9	STIPULATION TO EXTEND DEADLINE TO FILE APPELLANT'S OPENING BRIEF
10	Appellants Zurich American Insurance Company and American Guarantee & Liability Ins.
11	Company and Respondent Ironshore Specialty Insurance Company, by and between counsel,
12	stipulate and agree pursuant to NRAP 26(b)(2) to extend the deadline for Appellants to file their
13	Opening brief by thirty (30) days.
14	The Parties acknowledge and agree that this stipulation is made in good faith and not to
15	simply delay this case.
16	By virtue of this stipulation, the deadline for Appellants to file their Opening Brief is
17	extended from October 11, 2020 to November 10, 2020.
18	IT IS SO AGREED.
19	Dated: October 5, 2020
20	MORALES FIERRO & REEVES MORISON & PROUGH, LLP
21	
22	By: /s/ William C. Reeves By: /s/ William C. Morison William C. Reeves William C. Morison
23	State Bar No. 8235State Bar No. 9872MORALES FIERRO & REEVESMORISON & PROUGH, LLP
24	MORALLS FILKRO & RELVESMORISON & FROUGH, ELF600 S Tonopah Drive, Suite 3002540 Camino Diablo, Suite 100Las Vegas, NV 89106Walnut Creek, CA 94597
25	Las vegas, IV 89100Wallut Cleek, CA 94397Attorneys for AppellantsAttorneys for Respondent
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	1 STIPULATION Case No.: 81428 Docket 81428 Document 2020-36379

1	PROOF OF SERVICE
2	I, William Reeves, declare that:
3	I am over the age of eighteen years and not a party to the within cause.
4	On the date specified below, I served the following document:
5	STIPULATION TO EXTEND DEADLINE TO FILE APPELLANT'S OPENING BRIEF
6	Service was effectuated in the following manner:
7	BY FACSIMILE:
8	XXXX BY ELECTRONIC MAIL given the COVID-19 pandemic
9	BY MAIL: By placing a true copy thereof enclosed in a sealed envelope addressed
10	as follows:
11	William Morison
12	Morison & Prough 2540 Camino Diablo, Suite 100 Walnut Creek, CA 94597
13	
14	I am readily familiar with the firm's practice of collecting and processing correspondence
15	for mailing. Under that practice, mail is deposited with pre-paid postage with the United States
16	Postal Service in the ordinary course of business.
17	I declare under penalty of perjury that the foregoing is true and correct.
18	Dated: October 5, 2020
19	ϵ_{λ}
20	William Reeves
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