## IN THE SUPREME COURT OF THE STATE OF NEVADA

THE STATE OF NEVADA COMMISSIONER OF INSURANCE, BARBARA D. RICHARDSON, IN HER OFFICIAL CAPACITY AS RECEIVER FOR SPIRIT COMMERCIAL AUTO RISK RETENTION GROUP, INC., Petitioner,

VS.

THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK; AND THE HONORABLE MARK R. DENTON, DISTRICT JUDGE, Respondents,

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THOMAS MULLIGAN, AN INDIVIDUAL; CTC TRANSPORTATION INSURANCE SERVICES OF MISSOURI, LLC, A MISSOURI LIMITED LIABILITY COMPANY; CTC TRANSPORTATION INSURANCE SERVICES LLC, A CALIFORNIA LIMITED LIABILITY COMPANY: CTC TRANSPORTATION INSURANCE SERVICES OF HAWAII LLC, A HAWAII LIMITED LIABILITY COMPANY: CRITERION CLAIMS SOLUTIONS OF OMAHA, INC., A NEBRASKA CORPORATION: PAVEL KAPELNIKOV, AN INDIVIDUAL; CHELSEA FINANCIAL GROUP, INC., A CALIFORNIA CORPORATION; CHELSEA FINANCIAL GROUP, INC., A MISSOURI CORPORATION: CHELSEA FINANCIAL GROUP, INC., A NEW JERSEY CORPORATION, D/B/A CHELSEA PREMIUM FINANCE CORPORATION; FOURGOREAN

No. 82701

## FILED

AUG 3 1 2021

ELIZABETH A. BROWN CLERK OF SUPREME COURT BY \_\_\_\_\_\_\_\_\_ DEPUTY CLERK

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CAPTIAL, LLC, A NEW JERSEY LIMITED LIABILITY COMPANY: KAPA MANAGEMENT CONSULTING, INC., A NEW JERSEY CORPORATION: KAPA VENTURES, INC., A NEW JERSEY CORPORATION: GLOBAL FORWARDING ENTERPRISES LIMITED LIABILITY COMPANY, A NEW JERSEY LIMITED LIABILITY COMPANY: NEW TECH CAPITAL. LLC, A DELAWARE LIMITED LIABILITY COMPANY: LEXICON **INSURANCE MANAGEMENT LLC, A** NORTH CAROLINA LIMITED LIABILITY COMPANY; ICAP MANAGEMENT SOLUTIONS, LLC, A VERMONT LIMITED LIABILITY COMPANY; SIX ELEVEN LLC, A MISSOURI LIMITED LIABILITY COMPANY; 10-4 PREFERRED RISK MANAGERS INC., A MISSOURI CORPORATION; IRONJAB LLC, A NEW JERSEY LIMITED LIABILITY COMPANY; YANINA G. KAPELNIKOV, AN INDIVIDUAL: IGOR KAPELNIKOV. AN INDIVIDUAL: QUOTE MY RIG LLC, A NEW JERSEY LIMITED LIABILITY COMPANY; MATTHEW SIMON, AN INDIVIDUAL; DANIEL GEORGE, AN INDIVIDUAL; JOHN MALONEY, AN INDIVIDUAL: JAMES MARX, AN INDIVIDUAL: CARLOS TORRES, AN INDIVIDUAL; VIRGINIA TORRES, AN INDIVIDUAL; SCOTT MCCRAE, AN INDIVIDUAL; BRENDA **GUFFEY, AN INDIVIDUAL: AND 195** GLUTEN FREE LLC, A NEW JERSEY LIMITED LIABILITY COMPANY, **Real Parties in Interest.** 

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## ORDER

Real parties in interest CTC Transportation Insurance Services of Missouri, LLC; CTC Transportation Insurance Services, LLC; CTC Transportation Insurance Services of Hawaii, LLC (collectively CTC); and Criterion Claims Solutions of Omaha, Inc. have filed motions to file answers against issuance of the requested writ that exceed the type-volume limit. The motions are granted. CTC's and Criterion's answers were filed on August 25, 2021.

Real parties in interest Lexicon Insurance Management, LLC; Daniel George; and ICAP Management Solutions, LLC (collectively George) have filed a motion for a second extension of time (14 days) to file their answer against issuance of the writ. George previously received a telephonic extension of time to file the answer. After receiving a telephonic extension to file a document, any further requests for extensions of time to file the same document must be supported by extraordinary and compelling circumstances. NRAP 26(b)(1)(B). Counsel for George has failed to demonstrate extraordinary and compelling circumstances to warrant a second extension of time, citing only his caseload. Nevertheless, in this instance only, the motion is granted. George shall have until September 8, 2021, to file and serve an answer.

Real parties in interest Six Eleven, LLC; Quote My Rig, LLC; New Tech Capital, LLC; 195 Gluten Free, LLC; 10-4 Preferred Risk Managers, Inc.; Ironjab, LLC; Fourgorean Capital, LLC; Chelsea Holding Company, LLC; and Chelsea Financial Group, Inc. (collectively Six Eleven) have filed a motion for a second extension of time (21 days) to file their answer against issuance of the writ. Real parties in interest Matthew Simon, Jr. and Scott McCrae (collectively Simon) have filed a joinder to the

SUPREME COURT OF NEVADA motion. Extraordinary and compelling circumstances having been demonstrated, the motion is granted. Six Eleven and Simon shall have until September 15, 2021, to file and serve their answers. NRAP 26(b)(1)(B).

Real party in interest Brenda Guffey's answer against issuance of the writ was due to be filed on or before August 11, 2021. To date, Guffey has failed to file her answer. Guffey shall have 7 days from the date of this order to file and serve her answer. Failure to file an answer may result in resolution of this writ without an answer from Guffey.

Petitioner shall have 14 days from service of the last-filed answer to file and serve a reply in support of issuance of the writ, if deemed necessary.

It is so ORDERED.

1 Sarlerty C.J.

cc: Hon. Mark R. Denton, District Judge Greenberg Traurig, LLP/Las Vegas Peterson Baker, PLLC Jolley Urga Woodbury Holthus Bailey Kennedy Saltzman Mugan Dushoff Howard & Howard Attorneys PLLC Alverson Taylor & Sanders Wilson, Elser, Moskowitz, Edelman & Dicker, LLP/Las Vegas Gordon & Rees Scully Mansukhani LLP/Las Vegas Tyson & Mendes LLP Eighth District Court Clerk

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