

**STATE OF NEW HAMPSHIRE**

**MERIMACK, SS.**

**SUPERIOR COURT**

**BEFORE THE COURT-APPOINTED REFEREE  
IN THE LIQUIDATION OF THE HOME INSURANCE COMPANY  
DISPUTED CLAIMS DOCKET**

Claimant	Century Indemnity Company ("CIC")
Proof of Claim Nos.	AMBC 465096 AMBC 464386 INTL 277878 AMBC 465074
Proceeding:	2005-HICIL-14
Account:	Kentile Floors, Inc. ("Kentile")

**JOINT STATUS REPORT AND MOTION TO EXTEND SCHEDULE**

In accordance with the Referee's February 8, 2012 Ruling on the Joint Status Report Filed by the Liquidator and CIC Regarding Kentile, Century Indemnity Company ("CIC") and Roger A. Sevigny, Commissioner of Insurance for the State of New Hampshire, as Liquidator ("Liquidator") of The Home Insurance Company, submit this joint report and motion to extend the remaining schedule as set forth below.

1. In her February 8, 2012 Ruling, the Referee adopted the discovery and briefing schedule proposed by CIC and the Liquidator in their February 1, 2012 Joint Report. Pursuant to this schedule, by April 9, 2012 "[e]ach party [was] to advise whether they will use an expert witness(es)." If a party advised that it intended to do so, that party was to "propose a modification to the schedule along with its notification." Finally, the Referee's February 8 Ruling states that "[s]hould either party determine it intends to use an expert witness; the parties will report to the Referee and propose an amended schedule."

2. On April 9, 2012, the Liquidator advised that it does not intend to retain an expert witness in this matter.

3. On that same date, CIC advised that it reserves the right to present an expert witness on one issue that CIC understands the Liquidator intends to make, depending on how the Liquidator presents that argument in its brief. CIC has invited the Liquidator to depose the expert that CIC reserves the right to present. The Liquidator reserves the right to take the deposition, depending on whether CIC seeks to present the expert in response to the Liquidator's brief.

4. In its April 9, 2012 correspondence, CIC also requested that the Liquidator agree to brief extensions to the remaining schedule. The Liquidator assented to this request.

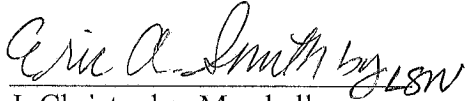
5. Accordingly, the new proposed schedule is:

- **5/21/12** - Deadline for CIC to file its brief
- **6/27/12** - Deadline for the Liquidator to file its brief
- **7/23/12** - Deadline for CIC to file its reply brief
- **7/23/12** - Deadline for parties to file motions for evidentiary hearings and/or oral argument

THEREFORE, the parties respectfully request that the Referee adjust the remaining schedule as set forth in paragraph 5 above.

ROGER A. SEVIGNY,  
COMMISSIONER OF INSURANCE OF  
THE STATE OF NEW HAMPSHIRE  
SOLELY AS LIQUIDATOR OF THE HOME  
INSURANCE COMPANY,

By his attorneys,

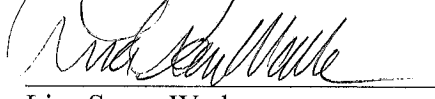


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CENTURY INDEMNITY COMPANY

By its attorneys

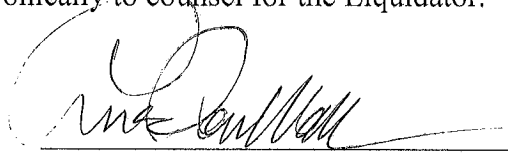


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Certificate of Service

I, Lisa Snow Wade, Esq., hereby certify that on this 11<sup>th</sup> day of April, 2012, I have provided a copy of the foregoing document electronically to counsel for the Liquidator.



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Lisa Snow Wade