## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF LOUISIANA LAKE CHARLES DIVISION

**ZAGIS USA, LLC** \* **CIVIL ACTION: 2:22-cv-2189 VERSUS** \* JUDGE: JDC CERTAIN UNDERWRITERS AT LLOYD'S, \* LONDON, INDIAN HARBOR INSURANCE **MAGISTRATE: KK** COMPANY, QBE SPECIALTY INSURANCE COMPANY, STEADFAST INSURANCE **COMPANY, GENERAL SECURITY** INDEMNITY COMPANY OF ARIZONA, UNITED SPECIALTY INSURANCE COMPANY, LEXINGTON INSURANCE **COMPANY, SAFETY SPECIALTY** INSURANCE COMPANY, HDI GLOBAL SPECIALTY SE, OLD REPUBLIC UNION INSURANCE COMPANY, LANDMARK AMERICAN INSURANCE COMPANY, HOMELAND INSURANCE COMPANY **OF NEW YORK** 

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Before the Court is Landmark American Insurance Company's Motion to Adopt Defendants' Motion to Compel Arbitration and Stay the Proceedings.

IT IS ORDERED that the Defendants' Motion To Compel Arbitration and Stay Proceedings, Order, Memorandum in Support of Defendants' Motion to Compel Arbitration and Stay Proceedings and exhibits of Defendants, Certain Underwriters at Lloyd's London, Indian Harbor Insurance Company, QBE Specialty Insurance Company, Steadfast Insurance Company, General Security Indemnity Company of Arizona, United Specialty Insurance Company, Lexington Insurance Company, Safety Specialty Insurance Company, HDI Global Specialty SE, and Old Republic Union Insurance Company (Doc. 20), are hereby adopted by Landmark American Insurance Company, LLC, and that all exhibits, arguments asserted, and law cited by

Defendants, Certain Underwriters at Lloyd's London, Indian Harbor Insurance Company, QBE Specialty Insurance Company, Steadfast Insurance Company, General Security Indemnity Company of Arizona, United Specialty Insurance Company, Lexington Insurance Company, Safety Specialty Insurance Company, HDI Global Specialty SE, and Old Republic Union Insurance Company, equally apply to Landmark American Insurance Company, and are fully adopted by Landmark American Insurance Company as if made by Landmark American Insurance Company, with the exception that the stay also applies to Landmark American Insurance Company even though it is not a party to the arbitration agreement.

IT IS ORDERED that Defendants' Motion to Compel Arbitration and Stay the Proceedings (Doc. 20) be **GRANTED** and that all claims asserted in this matter be referred to arbitration as described in the parties' insurance policy. The litigation is hereby **STAYED** pending completion of that process, including as to Landmark American Insurance Company, and the parties are directed to notify the court within seven days of the arbitration's conclusion.

THUS DONE AND SIGNED in Chamber on this 26th day of August, 2022.

JAMES D. CAIN, JR.

UNITED STATES DISTRICT JUDGE